Merch 18, 1920.

HEMORANDUM FOR MR. GARVAN.

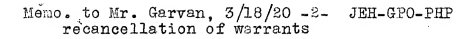
The following is a resume of each of the facts in each of the cases wherein warrants of deportation have been cancelled by the Assistant Secretary of Labor, Louis C. Post:

MAZIMIERAS SHIRVINSKAS Rockford, Illinois, admitted at hearing that he was a member of the COMMUNIST PARTY OF AMERICA. Made signed statement to representatives that he was a member of the COMMUNIST PARTY OF AMERICA. Immigration inspector at Chicago recommended deportation. Commissioner-General of Immigration recommended deportation. Warrant cancelled March 9, 1920.

ANDREW FRAMISH, Detroit, Michigan: subject entered country without inspection. Subject denied being a member of the CO MUNIST PARTY OF AMERICA. He admitted that he attended meetings of same, that he believes in communism, that he believes in the principles and doctrines of the COMMUNIST PARTY, stating that he intended to join the Communist Party. Immigration inspector at Detroit recommended deportation. Commissioner-General of Immigration recommended deportation.

Werrant cancelled March 12, 1920.

JOHN PUBLIA. Detroit, Michigan, arrested while speaking at a meeting, denied that he had knowledge that the Socialist Party to which he had need had joined the COLHUNIST PARTY; stated that he attended meetings and considered himself a member in good standin: by t, it in fact his branch of the Socialist Party did it. CO MUNIST PARTY, it was satisfactory to him. In a scorn statement he stated that he was a member of the CO FURLIST. having it in November, 1919, and that his memberahiling in his house and that he can genizer dur the months of Hovember and



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had made as many as six speeches a day. Subject stated that it made no difference to him whether he addressed socialists or communists, that space was donated to him in the "Glos Robotniczy" for articles he published. ("Glos Robotniczy" is the official organ of the Polish Branch of the COMMUNIST PARTY.) At a subsequent hearing upon questions asked by his counsel, subject denied all that he had previously testified to. Representatives of the Department of Justice on the witness stand stated that subject had admitted to them that he was a member of the COMMUNIST PARTY. The immigration inspector at Detroit recommends deportation. The Commissioner-General of Immigration recommends deportation. Warrant Cancelled March 12, 1920.

NIKOLAI BILECKI, Detroit, Michigan. Record in case shows subject member of COOMJATCT PLATY OF AMERICA. Ukranian Branch No. 8, has paid dues regularly: made statements before agents of Department of Justice in which he acknowledges that he was a member of the COOMUNIST PARTY OF AMERICA, having joined the same September 1919. Alien admitted that he had read any books that he could get his hands on dealing with communism: that he understood the principles of communism -- refused to answer whether or not he believed in the same. Immigration inspector at Detroit recommended deportation. Commissioner-General recommended deportations: Warrant cancelled March 12, 1920.

JOE KARPEC, De roit, Michigan, member of branch of Socialist Party which later became a part of the COMMUNIST PARTY. Subject did not resign from party on transfer. Immigration inspector at Detroit recommended deportation. Commissioner-General of Immigration recommended deportation. Warrant cancelled March 12, 1920.

Memo. to Mr. Garvan, 3/18/20 -3- JEH re cancellation of warrants

JEH-GPO-PHP

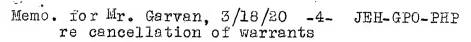
LURAS KOHAN, Detroit, Michigan. Alien made statement before agent of the Department of Justice that he was a member of a branch of the COMMUNIST PARTY and had paid dues up to January, 1920, and that he knew that it was the COMMUNIST PARTY OF AMERICA. Inspector at Detroit recommends deportation. Commissioner-General recommends deportation. Warrant cancelled March 12, 1920.

MIKE VREVICH, Detroit, Michigan. Alien admitted to agent of the Department of Justice that he had been member of Socialist Party for about ten years; that the branch he belonged to joined the CO.MUNIST PARTY, stated, however, that he had paid no dues for three months and that he was not now a member of either the Socialist Party or the CO.MUNIST PARTY. He further stated that if the Social ist Party had gone into the CO.MUNIST PARTY without his knowledge he was ready to join with them. Subject was arrested at headquarters Communist Party. Secretary of Branch No. 17, Communist Party, stated that subject's name is still on the books of that organization. Immigration inspector at Detroit recommended deportation. Commissioner-General of Immigration concurred. Warrant cancelled March 12, 1920.

EVAN PAGNUCACK, Philadelphia, Ps. Subject was arrested at Communist Party meeting; was member of COMMUNIST PARTY; paid dues at the rate of fifty cents per month; admitted attending meetings of the COMMUNIST PARTY and also admitted having paid dues to the COMMUNIST PARTY and that he was a member thereof.

Immigration inspector at Philadelphia recommended deportation.

Commissioner-General of Immigration concurred. Warrant cancelled March 12, 1920.



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ELIA KORENEWSKY, Chicago, Illinois, admitted that he had been a member of the COLMUNIST PARTY for four months, paying dues to the same. Immigration inspector at Chicago recommended deportation, in which Commissioner-General concurred. Warrant cancelled March 12, 1920.

JUZOS ZIBRICKAS, Chicago, Illinois. Subject admitted being a member of the COMMUNIST PARTY OF AMERICA. Records of the organization showed that he paid dues up to and including December, 1919. Immigration inspector at Chicago recommended deportation; the Commissioner-General concurred. Warrant cancelled March 9, 1920.

MORRIS SCHNITMAN and ESTHER BERMAN. Denver. Colorado. Schnitman admitted that he was a member of an anarchistic organizetion in Russia known as the "Anarchist Red-cross Federation" and that he helped this organization in New York City. He admitted membership in the I.W.W. Esther Berman admitted attending lectures on anarchism and refused to express opinion as to whether or not she believed in organized government. Both subjects live together as man and wife, without marriage license and the woman stated that had she known she was violating the laws of the country in living with Schmitman she would have done so just the same. Under the laws of the State in which they live, it is considered by the inspector, that they are living in open fornication, contrary to the laws of the United States and the laws of the particular state in which they live. Neither alien has done any work since arriving in Denver. Both subjects refused to enswer any questions or introduce any evidence in their behalf and the immigration inspector considered this action as prima facie evidence in the case.

The Commissioner-General agreed with the inspector in holding that since the aliens did not in any way endeavor to refute the burden of proof placed upon them, they were subject to deportation and a case had been proven. Werrant cancelled March 15, 1920.

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IGNAC KOVACH, Youngstown, Ohio. Subject identified his membership card in the COMMUNIST PARTY, showing dues paid through December, 1919; stated that the organization to which he previously belonged had transferred to the COMMUNIST PARTY in October; stated that he believes in most of the principles of the manifesto of the COMMUNIST PARTY; stated that in joining the party that he did not realize as he does now that he was opposing the government of the United States. However, in view of the alien's intelligence, the local immigration inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 11, 1920.

WASSILY SAMOSUK, Detroit, Michigan. Subject stated that he is a member of the Russian Branch of the COMMUNIST PARTY, but later denied this, admitting however that he attended its meetings for one year; admitted that he believed in the teachings of the COMMUNIST PARTY and has made various contributions to collections of this organization; was taken into custody at the headquarters of the COMMUNIST PARTY; is a reader of "Glos Robotniczy", official organ of the COMMUNIST PARTY. Local immigration inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 11, 1920.

MAIL MARCHUN, Philadelphia, Pa., admitted that he is a member of the COMMUNIST PARTY; admitted attending meetings and paying dues; denies that he knew what the COMMUNIST PARTY stands for, however, admitted that he believes in the principles of the COMMUNIST PARTY and that he believed in the Soviet form of government. Immigration inspector at Detroit recommended deportation, in which the Commissioner-General concurred.

Warrant cancelled March 11, 1920.

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FRED HUK, Detroit, Michigan. Subject admitted membership in the Communist Party of America. Application for membership and membership card produced at hearing. Inspector at Detroit recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 11, 1920.

Merrant of the commissioner-General concurred. Warrant cancelled March 12, 1920.

PAUL PETRUSANEC, Youngstown, Ohio. Subject admitted that he was a member of the COMMUNIST PARTY; shown to be an intelligent man. Attended schools for five years. Immigration inspector recommended deportation. Commissioner-General concurred in recommendation. Warrant cancelled March 10, 1920.

MICKIFOR DRODG, Detroit, Michigan. Subject admitted that he was a member of the COMMUNIST PARTY. Immigration inspector at Detroit recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 12, 1920.

MARTIN MARCZEWSKI, Detroit, Michigan. Alien admitted that he was a member of the COMMUNIST PARTY. Immigration inspector at Detroit recommended deportation in which Commissioner-General concurred. Warrant cancelled March 11, 1920.

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JUAZOPAS JOISRIS, Chicago, Illinois. Alien admitted that he was a member of the COMMUNIST PARTY. Testimony of agent of the Department of Justice, as well as record book of the financial secretary of the COMMUNIST PARTY showed membership of this alien and that he had paid dues in December, 1919. Membership card likewise was introduced showing due stamps for October, November and December. Alien claimed that he did not understand principles of party. Immigration inspector at Chicago recommended deportation, in which the Commissioner-General concurred. Warrant concelled March 10, 1920.

JOSEPH DORICH, Detroit, Michigan. Alien admitted that he was a member of the CALVIII TERRY which he joined in October, 1919. Immigration inspector at Detroit recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 10, 1920.

MAXIM FEDORASH, Detroit, Michigan. Subject denied member-ship in organization, but it developed at hearing that he was an anarchist. Immigration inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 10, 1920.

The Assistant Secretary stated that a new warrant could issue for the anarchistic charges, as the charges set forth in the original warrant were bas ed upon membership in the Communist Party. Such tactics seem to be purely technical.

JOSEPH TKACHUK, Detroit, Michigan. Subject admitted membership in the COMMUNIST PARTY. Immigration inspector at Detroit recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 10, 1920.

The reason given by the Assistant Secretary was that subject was taken into custody on January 4th and that the warrant issued by the Secretary of Labor was dated January 10th and that

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therefore the action was without due process of law. The Assistant Secretary refused to admit the affidavit made by the alien before the agent of the Department of Justice.

GEORGE JASHINSK, Detroit, Michigan. Admitted membership in the Communist Party instituted at Detroit. Local immigration inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 10, 1920.

TOMESZ KOZAK, Buffalo, New York. Subject admitted that he was a member of the COMMUNIST PARTY OF AMERICA before the agents of the Department of Justice and to the immigration inspector.

Admission corroborated by original application for membership in Communist Party. Immigration inspector at Buffalo recommended deportation, in which the Commissioner-General concurred.

Warrant cancelled March 13, 1920.

KONDRAD ZANAYDNO, Port Huron, Michigan. Subject denied membership in UNION OF RUSSIAN WORKERS. Evidence showed he was arrested in the headquarters of the UNION OF RUSSIAN WORKERS at Port Huron, Michigan. Alien unable to explain presence at headquarters of Union of Russian Workers. While membership not established, affiliation clearly established. Immigration inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

STANLEY KOLOSKI, Philadelphia, Pa. Alien admitted membership in Communist Party, as well as in Left Wing of Socialist Party. Later sought to repudiate his admission of membership introduced at hearing where original application for membership and membership card were shown, also correspondence addressed to alien as "Comrade" signed by the Secretary of the Polish Section of the Communist Party. Immigration inspector at Philadelphia recommended deportation, in which Commissioner-General concurred. Warrant cancelled March 15, 1920.

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SERGIUS DAKIMUK, Philadelphia, Pa. Subject admitted member-ship in COMMUNIST LABOR PARTY. Immigration inspector at Philadelphia recommended deportation in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

PETER SAMODUNOFF, Chicago, Ill. Testimony showed that he was a member of the COMMUNIST PARTY for two months, that he attended meetings; that he paid his dues, that he had membership card in the party; admitted all upon examination made by immigration inspector. Local inspector recommended deportation in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

BORIS KOSHKO, St. Louis, Mo. Subject denied membership in the COMMUNIST PARTY and that he belonged to the Russian Federation. There was introduced as evidence a resolution admitted at the 8th convention of the Communist Party, also a copy of which was found in the alien's possession. There was also introduced a copy of a blank application membership card. It was read from the minutes of the first meeting of the Communist Party that the alien was present and was a member of the executive committee. The alien denied same but documentary evidence was produced. Other correspondence produced indicated that alien was on the committee for the organization of another Russian branch in St. Louis of the-Communist Party. Immigration inspector at St. Louis recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

ALBERT AUGUST ERDMAN, Chicago, Illinois. Subject admitted membership in the COMMUNIST PARTY OF AMERICA, said membership being corroborated by socialistic membership card, bearing duestamps of the Communist Party. Immigration inspector at Chicago recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 14, 1920.

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NICK ZAMY, Courtland, N. Y. Subject arrested at Communist Party meeting and admits membership in Communist Party and identified as his own membership card in Communist Party. Subject was further indicted by the grand jury of Courtland County for violation of the Criminal Anarchy Statute of New York. The local immigration recommended deportation, in which the Commissioner-General concurred. Cancelled warrant March 13, 1920.

DMYTRO MAKOHON, Buffalo, N. Y. Subject admitted that he possibly attended one hundred meetings of the Left Wing Socialist Party and that he had attended a meeting after the same branch had joined the Communist Party. There was introduced an original application card of the alien which showed that he had been admitted to membership in the Communist Party. When asked if he was not a leader in the Communist Party, the alien replied:

"Well, what of it, that's nothing, supposing I was".

Alien finally testified that he was a member of the Communist

Party, although he had previously denied the same. Immigration
inspector recommended deportation, in which the CommissionerGeneral concurred. Warrant cancelled March 13, 1920.

STEVE NOMANSKY, Detroit, Michigan. Subject denied membership in Communist Party; admitted attending meetings of Communist Party; admitted paying 50¢ application fee; arrested at a meeting of Communist Party. Testimony showed that name of alien appeared in the membership record of the Russian Branch of the Communist Party and showed dues paid to January 1, 1920. Immigration inspector at Detroit recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 8, 1920.





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FRANCIS ZEK KOSNIZ, Buffalo, N. Y. Subject identified his name on official list of membership of Communist Parties and admitted attending meetings, acknowledging paying dues, introduced in evidence original application for membership in the communist party. Immigration inspector at Buffalo recommended deportation, in which the Commissioner-General concurred.

Warrant cancelled March 13, 1920.

NICHOLAS LEDIUK, Buffalo, N. Y. Admitted membership in Communist Party. Original application for membership introduced. Inspector at Buffalo recommended deportation and the Commissioner-General concurred in the same. Warrant cancelled March 13, 1920.

ALEXANDER SAVAGE, Detroit, Mich. Subject admitted to agent of the Department of Justice that he was a member of the COMMUNIST PARTY; considerable communistic literature was found in his possession; admitted membership. Inspector recommended deportation in which the Commissioner-General concurred.

Warrant cancelled March 13, 1920.

ELIA TONRALCHUK, Buffalo, N. Y. Admitted membership in Communist Party. Original application introduced. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

SAUVA MORROZ, Port Huron, Michigan. Subject was arrested at headquarters of Union of Russian Workers; affiliation proven. Local inspector recommended deportation; the Commissioner-General concurred in recommendation and warrant was cancelled March 13, 1920.

WLADISLAW WOJTALIK, Buffalo, N. Y. Subject admitted membership in Communist Party; original membership card introduced. Local immigration inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 13,1920

Memorandum for Mr. Garvan, 3/18/20 JEH-GPO -12re cancellation of warrants.

MIKE SIRETSKY, Detroit, Michigan. Subject admitted attending meetings of Communist Party. Testimony showed alien had membership card in organization and had paid dues to January 3, 1920.

Local immigration inspector recommended deportation; the Commissioner-General concurred in such recommendation. Warrant cancelled March 13, 1920.

E. KALUGA, Buffalo, N. Y., admitted membership in Communist Party; original application introduced. Inspector recommended deportation, in which the Commissioner-General concurred.

Warrant cancelled March 13, 1920.

JOE JURICK, Detroit, Michigan, admitted membership in Communist Party and being an organizer of said party. Membership card and application were introduced. Inspector recommended deportation and the Commissioner-General concurred in his views. Warrant cancelled March 12, 1920.

MIKE KORENCHUK, Chicago, Ill., admitted membership in the Communist Party to agent of the Department of Justice, as well as to two police officers present at time of arrest; member of Soviet School in Chicago, to which only members of the Communist Parties can belong. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 9, 1920.

JOHN BUCZYNSKI, Detroit, Michigan. Subject employed by
International Publishing Association which publishes the
"Glos Robotniczy", official organ of the Communist Party. Testimony showed alien to be official secretary of Polish Section of
the Communist Party and formerly President of the International
Publishing Association; introduced official organ of the
Communist Party containing financial statements signed by
alien as secretary of Polish Section. Testimony showed that

only persons who are members of Communist Party are employed by the International Publishing Association. The local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 13, 1920.

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ANTON KACZINSKI, Philadelphia, Pa., admitted membership in Communist Party; application for membership introduced.

Local inspector recommended deportation, the CommissionerGeneral concurring in his views. Warrant cancelled March 15, 1920.

NIKIFOR IVASTCHENKO, Courtland, N. Y. Subject arrested at headquarters of the Communist Party; evidence not entirely clear and Commissioner-General recommended that final action be deferred for six months, during which time alien should be on his good behavior. Warrant cancelled March 13, 1920.

SERGIS ZAYKOFF, Boston, Mass. Membership card in Socialist Party, with due-stamps of Communist Labor Party, introduced; alien admitted membership to agents of the Department of Justice; later denied such admission; large amount of communistic literature found in his possession; has been arrested by State authorities on anti-anarchy charge and under indictment for seditious utterances. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 9, 1920.

FRANK KRUGER, Detroit, Michigan, attended meetings of the Communist Party; believer in principles of the Communist Party; arrested at headquarters of Communist Party. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 13, 1920.

MIKE PRYHODA, Buffalo, N. Y., admitted membership in Communist Party; application for membership introduced. Local immigration inspector recommended deportation, the Dommissioner-General concurring in his views. Warrant cancelled March 13, 1920.

STANISLAW GAWALEK, Buffalo, N. Y., admits membership in Communist Party; paid dues to December, 1919. Local immigration inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

ADAM SZYMANSKI, Buffalo, N. Y., admitted membership in Communist Party; application card introduced. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

EFTUCK OKOCHUK, Buffalo, N. Y., admitted membership in Communist Party; original application introduced. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

J. BENDORAVICIUS, Philadelphia, admitted membership in Communist Party. Inspector at Phila. recommended deportation and the Commissioner-General concurred in his views. Warrant cancelled March 15, 1920.

JAKIM MAKOHON, Buffalo, N. Y., admitted membership in Communist Party. Local immigration inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

J. MIKOLAICZAK, Chic ago, Ill., admitted membership in Left Wing Socialist Party and attended meetings of Communist Party; admitted membership in Communist Party to agents of Department of Justice. Immigration inspector at Chic ago recommended deportation, and Commissioner-General concurred in his views. Warrant cancelled March 15, 1920.

JOE PEOKDPCHIK, Detroit, Michigan, admitted under oath membership in Communist Party; arrested at headquarters.

Immigration inspector at Detroit recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 12, 1920.

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PAUL HARMIDER, Detroit, Michigan, admitted membership in the Communist Party and paying dues in same; attended meetings at headquarters; admitted receiving membership card of Communist Party. Immigration inspector at Detroit recommended deportation, in which the Commissioner-General concurred.

Warrant cancelled March 13, 1920.

JOHN BILOWS, Detroit, Michigan, continued membership in branch of the Socialist Party which later joined the Communist Party; admitted being secretary in the Communist Party.

Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 14, 1920.

JOHN RAIJKOV, Pittsburgh, Pa., admitted membership in Communist Party; membership card produced. Inspector at Pittsburgh recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 8, 1920.

KASMIR SOSNOWSKI, Detroit, Mich., paid dues in Communist
Party through November, 1919; participated in activities of
same. Local inspector at Detroit recommended deportation,
in which the Commissioner-General concurred. Warrant cancelled
March 11, 1920.

WASYL HUTNIK, Pittsburgh, Pa. While membership not proven in Communist Party, yet alien bought considerable amount of communistic literature and correspondence showed that he had been in communication with Communist Party. In view of indications, Commissioner-General recommended that final action be deferred for a period of six months. Warrant cancelled March 13, 1920.

PIMEN POLANSKY, Courtland, N. Y., arrested at Communist Party meeting; member of Communist Party; paid dues for two months. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 13, 1920.

Memo. for Mr. Garvan, 3/18/20 JEH-GPO -16re cancellation of warrants.

PAUL RUSEK, Youngstown, Ohio; admitted membership in Communist Party; arrested at headquarters; membership book introduced. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 10, 1920.

SEMION KONCEVICH, Port Huron, Michigan. Testimony showed that subject was member of the Union of Russian Workers and had paid dues in said or ganization. Three witnesses testified to this fact. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

FEODOR BARASHKO, Port Huron, Michigan. Testimony of three witnesses to effect that subject was a member of Union of Russian Workers; at time of arrest large quantities of Union of Russian Workers' literature obtained. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

J. GRINKEVICH, Chicago, Illinois, admitted membership in Communist Party to agent of Department of Justice; in sympathy with the aims and purposes. Local inspector recommended deportation, Commissioner-General concurring in same.

Warrant cancelled March 15, 1920.

JOHN KRISOW, Buffalo, N. Y., admitted to agent of
Department of Justice membership in Communist Party; later denied making the statement; application card introduced;
evidence clearly shows membership. Local inspector recommended
deportation, in which the Commissioner-General concurred.
Warrant cancelled March 15, 1920.

Memo. for Mr. Garvan, 3/18/20 JEH-GPO -17 re cancellation warrants.

OSEPH FEDOROVICH, Buffalo, N. Y., admitted membership in Communist Party; original application introduced. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

KONSTANTY JANKOWSKI, Buffalo, admitted membership in Communist Party. Local inspector recommended deportation in which the Commissioner-General concurred. Warrant cancelled March 13, 1920.

SAM KRITTEN, Buffalo, N. Y., admitted membership in Communist Party. Local inspector recommended deportation, the Commissioner-General concurring in same. Warrant cancelled March 15, 1920.

ALEX CHEPEKA, Port Huron, Michigan, lived at headquarters of Union of Russian Workers. Testimony of three persons showed that subject was member of organization. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

MATYW SUSHICK, Butler, Pa., admitted membership in Communist Party, membership card obtained. Local inspector recommended deportation, in which the Commissioner-General concurred.

Warrant cancelled March 15.1920.

Memo. for Mr. Garvan, 3/19/20 JEH-GPC re cancellation of warrants.

SUPPLEMENTAL MEMO. NO. 1.

JOHN MYDYNSKI, alleged to be likely to become a public charge at time of entry; stubbornly and defiantly assumed attitude against inspector at hearing. Charges made against him were clearly sustained. Since the hearing his home has been the center of attraction of aliens unlawfully entering the country. The Commissioner-General recommended deportation on March 17th. Warrant cancelled March 17. 1920.

MIKE DOBROWOLKY, Detroit, Michigan, admitted membership in organization and attending meetings. Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15. 1920.

ANTON MAZUR, Buffalo, N. Y., denied membership in Communist Party. Original application for membership, however, produced; admitted receiving membership card; admitted paying dues.

Local inspector recommended deportation, in which the Commissioner-General concurred. Warrant cancelled March 15, 1920.

ADAM CZERWINSKY. Philadelphia, Pa., admitted attending meetings of Russian Soviet Deputies and was teken into our ody while ettending same, was on platform with one of speakers.

SUPPLEMENTAL MEMO NUMBER 2

CORNEIL BRITT - Courtland, New York. Testimony shows that subject is a member of the Communist Party and is Recording-Secretary of the party at Courtland, New York. He states that he wants to go back to Russia with his wife and children. Local inspector recommends deportation and states that the alien has taken a most active part in spreading Communist Party propaganda. Commissioner-General recommends deportation. Commissioner-General also recommends that execution of deportation warrant be deferred pending action by the Grand Jury at Courtland. This alien being under indictment of violation of Section #161 of the New York Penal Laws. Ordered deported. Pending deportation bail reduced from \$10,000 to \$1,000.

EFIM CAPASIN - Courtland, New York. Admits membership in the Communist Party and identified as his own, a membership card in said party. He admits that he was elected as a delegate to represent the Communist Party at a conference in New York. Has been a member of the Communist Party about one month. Alien stated he never intended to become a citizen of the United States and that he likes the Soviet form of Government. Local inspector recommends deportation. Commissioner-General concurred. Commissioner-General also recommends that execution of deportation warrant, if issued, be deferred pending action of the Courtland Grand Jury, alien being under indictment in New York under the Criminal Anarchy Law. Ordered deported. Bail reduced pending deportation from \$10,000 to \$1,000.

MAX SCHMIDT - Portland, Oregon. Alien admits membership in the Communist Labor Party. That as secretary he signed the charter application of the Communist Labor Party, German branch. That he subscribes to principles and doctrines of the party as disclosed in platform and program of Communist Labor Party.



That he approves of manifesto of the 3rd International. It is proved that he was very active in the Communist Labor Party and is in full accord with the precepts of that party. Local Inspector recommends deportation. Commissioner-General concurs. Ordered deported March 12th. Proceedings suspended pending decision of Secretary of Labor upon lawfulness of Communist Labor Party.

Bail reduced from \$10.000 to \$1.000.

PETER SKRIGAN - Detroit, Michigan. Alien denied membership in the Communist Party but admitted he attended meetings, as well as an alleged school conducted by that party. He further admitted that he advocates the duty, necessity and propriety of the unlawful assault or killing of any officer or officials, because of his or their official character. Local inspector recommends deportation. Commissioner-General concurred. Asst. Secretary held that warrant as issued was not sustained by the evidence. That amendment will be sustained if, upon further examination and further offer of counsel in advance of examination it shall appear that the alien advocates or teaches the assassination of public officials.

Ordered re-opened for that purpose. March 15th.

NILS KJAR - Chicago, Illinois. Alien admits membership in the Communist Labor Party and stated he became a member of that party about September 1, 1919. His membership book in Communist Labor Party was identified by him as his own. Alien testified he has read manifesto of Communist International and believes in the general principles, although differs with it in some instances. He stated that he believed in the program and platform of the Communist Labor Party. He admitted soliciting new members and did whatever he could to further the interests of the Communist Labor Party. Alien now in custody of the State authorities under State Criminal Syndicalism Law. Local inspector recommended deportation. Commissioner-General concurs. Assistant Secretary of Labor ordered that proceedings be temporarily suspended and bail reduced from \$10,000 to \$1,000 as alien is a member of the Communist Labor Party, an organization regarding the lawfulness of which Secretary of Labor has decided to hear counsel as soon as the case contested by counsel is placed before him. March 15th.

IGNATZ MIZHER - Courtland, New York. Testimony shows alien to be a member of the Communist Party and has distributed the manifesto and programs of that party on November 16, 1919, although alien denies having done so. He admits being a delegate to the Detroit conference. Alien admits that as a delegate he paid 5000 for the Courtland branch to the Socialist convention at Detroit but records of the Courtland branch show that it was the Communist convention. Alien has been indicted by State authorities in Courtland, New York on charge of advocating Criminal Amarchy. Commissioner-General recommends deportation. Warrant cancelled March 13th.

STANLEY alias STANISLAW PALKA - Agent of the Department of Justice testified that he had seen the alien on three different occasions attending meetings of the Communist Party. Alien denies membership or affiliation with this organization. Reports have been received from other sources to the effect that this alien had stated "That they could kill him before he would admit that he was a member of the Communist Party." Cards were presented from files of the Communist Party "House of Masses" had aliens name as Secretary of the 18th Ward of the Socialist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 15th.

WALENTY GAWRON - Buffalo, New York. Testimony showed that alien joined the Communist Party August, 1919. Membership card of alien found among his effects and is first in evidence. Also Communist literature, which alien admitted having read. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

NICK BILECK, alias NIKOLAI BILECKI - Detroit, Michigan.

Alien stated he joined Branch #22, Localest Party, July 1919.

That he knows the Socialist Party held a meeting and voted to join the Communist Party. When arrested at meeting place of Branch #22 he stated that he was attending a lecture on mathematics and that he had intentions to pay up his dues and continue his membership. Local inspector recommends deportation. Commissioner-General concurred.

Warrant cancelled March 13th.

CIEMENT SAPRICK - Detroit. Michigan. Alien admitted attending all the meetings of the Communist Party and that he was in sympathy with that parties teachings but denied membership in same or in any organization. He admits reading "Novy Mir" and "Rusky Golos". Alien also admitted in affidavit to Agent of the Department of Justice that he believed in the doctrines preached by Emma Goldman and Alexander Berkman. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th. ANDRECZ KRAMEC - Buffalo, New York. Denied membership in the Communist Party. His original application for membership in Communist Party, dated November 23, 1919, was shown him at which time he refused to write his name for comparison with the handwriting appearing on said application. ment of dues to December 1, 1919 is credited on the face of this document. Alien's name also appears on the official membership list of Polish Branch No. 8 of the Communist Party at Depew, New York. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th. STEVE PASKO, alias STEFAN PASSKO - Detroit, Michigan. Admitted membership in Communist Party stating that he joined the organization to attend a school conducted by it. Alien has taken no steps toward acquiring citizenship in the United States. Local inspector recommends deportation. CommissionerGeneral concurred. Warrant cancelled March 17th.

JULEY RONAL, alias Julian Ronel - Boston, Mass. Alien admitted the statement before an Agent of the Department of Justice that he was a member of the Communist Party and had been such for three months. That he attended

its meetings and read its papers and publications. When apprehended he had in his possession a 22 calibre. Local

inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.

MIKE KRISTOFF, alias KIRSHOFF - Buffalo, New York. Admitted membership in the Communist Party and identified his original application for membership. Also original membership card. Alien is also in the United States in violation of law, having entered without inspection. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled on membership charge and alien ordered to report at nearest Immigration station for inspection and to be admitted if found admissible. March 17th.

F. BOZYNSKI, alias JOHN BOZENSKI - Detroit, Michigan.

Admitted that he was a member of the Communist Party. That he had paid four months dues to that organization and that he lives at its meeting place and attends all its meetings. He is willing to return to Poland. Local inspector recommends deportation. Commissioner-General concurred. Warrant

BOLESLAW ZOLTEWICZ, alias ZELTEWICH or ZOLTEREZ or ZELTERS Buffalo, New York. Admitted membership in the Communist Party. Identified his application for membership in that organization, dated September 15, 1919. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.

cancelled March 17th.

ANDREW OPALKA - Buffalo, New York. Stated he became a member of the Communist Party at the time the latter absorbed his branch in the Socialist Party and considers himself a member in good standing in the Communist Party. Identified his original application for membership in the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.

IVAN or JOHN HORODZSKY - Buffalo, New York. Admitted membership in Communist Party. Identified his original application for membership and membership card in that organization. Local inspector recommends deportation. Recommendation concurred in by Commissioner-General. Warrant cancelled March 17th.

PETRO ZAJAC or ZAYAC - Buffalo, New York. Admits membership in Communist Party; that he signed the usual application for membership and also regular membership card. Alien was elected delegate from his branch to the headquarters of the Communist Party in Buffalo, in which capacity he attended the headquarters meetings on three occasions. Alien testified he believes in the principles and teachings of the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th. JOSEF DYAIK - Philadelphia, Pa. Admits being Financial Secretary of the Russian Soviet of Workmen's Deputies. Alien admitted that the Soviet was affiliated with the Union of Russian Workers. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th. ADAM CZERWINSKY - S. Bethlehem, Pa. Alien denies membership in the Russian Soviet of Workers Deputies, although admitting that he was at their meeting when taken into custody and was

on the platform as one of their speakers and, in fact, the chairman of the meeting. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.

JOHN DOBA - Detroit, Michigan. Alien admitted before an Agent of the Department of Justice that he reads and believes in the principles set forth in the "JORIJA" which is the official organ of the Lithuanian Federation of Communist Party. After making this statement alien attempted to show that his testimony was false and that he gave same because at that time he desired to be deported but that he has now changed his mind and doesn't want to be deported. He now attempts to revert back to the substance of the original testimony as above set forth. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.

JOSEPH FINE, alias JOSEPH EIDINOW - St. Paul, Minn. Alien testified that he signed the original application for a charter in the Communist Party of America at St. Paul and that on the same night he signed an application for membership in that party and paid 50¢ dues. Testimony showed that in general the alien is in accord with the principles and branches of the Communist Party. Commissioner-General recommends deportation. Warrant cancelled March 18th.

SUPPLEMENTAL MEMO NUMBER 3

CHARLES LAUER (Karoly Lauer) Detroit, Michigan. Admitted to Special Agent Apelman of Department of Justice on night of his arrest that he was a member of the Communist Party. Alien denied that Hungarian branch #10, of which he is a member, became a part of the Communist Party. Records of "State Office, Communist Party" show that a charter was issued to Hungarian Branch #10 on December 15, 1919.

Local Inspector recommends deportation. Commissioner-General concurs. Warrant cancelled March 18, 1920.

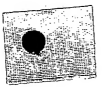
HERBERT TEODORE (Feodor Drobot) Philadelphia, Pa. Admitted membership in Communist Party and belief in its principles. Was apprehended at a Communist Party meeting. Believes in "Free Love Marriage". Local Inspector recommends deportation. Commissioner-General concurs. Warrant cancelled March 18, 1920.

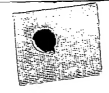
IZADORE MILASCUSKY, alias JIME MILLER.—, Detroit, Michigan.

Denies membership in Communist Party but admits membership in the Lithuanian Association of America and the Socialist Party and that they are now called the Communist Party.

Alien admitted being present at a meeting when they decided to change to the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

N. WARD, -Minneapolis, Minn. Alien admitted signing, as secretary, application for charter in the Communist Party. However, at aliens preliminary examination before an Agent of the Department of Justice he denied having signed this application for charter. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.





Sup. Memo #3

TFB-EMR 3/20/20

ALEKSY ROMANISHTYN or ROMANYSHINY - Detroit, Michigan.

Admitted membership in Branch #3 Communist Party. Membership card bearing stamp of Communist Party shows dues paid to December 31st. Has taken no steps toward acquiring citizenship in the United States. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

PETER ARTUCHIN - Detroit, Michigan. Admitted membership in Russian Branch #3 Communist Party and had paid dues to the party. Affirmed his belief in the principles of the Communist Party and was arrested at a meeting of said party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

Osip Woloch, alias Joe Wallach, alias Joseph Zaloch - Buffalo, New York. Admitted having joined the Communist Party, but attempted to show that he joined that party to get dancing lessons. He admitted, however, that he never saw any dancing at the hall where he attended meetings. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

SERGASS DRIDAR alias SERGAY DRADAR - Fort Wayne, Michigan. In an affidavit, dated January 7, 1920, made before Special Agent of the Department of Justice, alien admitted membership in the Communist Party. At the formal hearing before Immigration inspector alien repudiated those statements. The Special Agent and the Notary before whom affidavit was made testified that same was made voluntarily by the alien and that contents were fully explained to him. Local inspector recommended cancellation, however, Inspector-in-charge at Detroit declined to concur and recommended deportation.

Commissioner-General concurred. Warrant cancelled March 18th.

GEORGE GRIKE or GROKI - Detroit, Michigan. Admitted attending meetings of the Communist Party. Alien stated, to Agent of the Department of Justice, at a preliminary interrogation "I am a member of the Lettish Branch Communist Party."

Local inspector recommended cancellation but Inspector-incharge at Detroit refused to concur and recommends deportation. Commissioner-General concurs in recommending deportation. Owner and cancelled March 18th.

JACOB DOMANOWSKI, Detroit, Michigan. Admitted being a member, in good standing, of the Communist Party. Local inspector recommends deportation. Commissioner-General concurred.

Warrant cancelled March 18th.

PETKO or PETER GANEFF - Buffalo, New York. Testified that after his branch was expelled from the Socialist Party, in July, they organized into the Communist Party and that in September his organization joined the National Communist Party. Was elected as delegate to represent the Bulgarian Branch of the Communist Party at its local headquarters. Had paid his dues into and considers himself a member, in good standing, of the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

FIODOR DEMITRAKOFF or THEOLORE DEMITRAKOFF - Buffalo, N. Y. Identified his original application for membership in the Communist Party. Admitted paying dues into and attending meetings of that party. Aliens name appears on official membership list of the Communist Party. Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

ALEXANDER GOTTICK, alias ALEXANDER KOTEK - Boston, Mass.

Admitted that he was a member of the Communist Party and had been for six months. Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

EWOOKIM or EWDOKEN VIRYCH - Detroit, Michigan. Admitted making affidavit before Agent of the Department of Justice on January 25, 1920, stating that he became a member of the Communist Party in September and paid dues to December. When examined by counsel alien sought to repudiate statements made in the affidavit. Alien was arrested at a closed meeting of the Communist Party at the Communist headquarters. Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

MATFEY or MARTIN SHATEVICH - Detroit, Michigan. Membership record of the Secretary of the Russian Branch #3 Communist Party shows aliens name. Alien also admitted orally, to Agent of the Department of Justice, after his preliminary examination on January 5, 1920, that he was a member of the Russian Branch #3 of the Communist Party. Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

ANTHONY JANKOWSKI - Detroit, Michigan. Alien identifies and acknowledges statement made by him, to Agent of the Department of Justice, on January 6, 1920, but denies the correctness of this statement in the part wherein it states that he is a member of Branch #3 Communist Party. Evidence shows that he was fully acquainted with facts contained in this statement before its execution by him. He was arrested at a closed meeting of Branch #3 Communist Party. Local inspector recommends deportation. Commissioner-General concurs. Warrant cancelled March 18th.

JOHN STALMACH - Detroit, Michigan. Identified and acknowledged the statement made before Agent of the Department of Justice on January 3, 1920 in which he admitted that he is a member of the Polish Section of the Communist Party and that his membership card was at home. Membership book in the Polish Section Communist Party contains the name of alien and shows that his dues were paid through December 1919. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 15th.

PAUL FALKOWSKY - Minneapolis, Minn. Admitted membership in Russian Branch Communist Party and stated that he is a member in good standing. Local inspector recommends deportation.

Commissioner-General concurred. Warrant cancelled March 18th.



DOBROWOLKY, Malias DOBOVOLKY - Detroit, Michigan. Alien made statement before agent of the Department of Justice, in which he admitted that he joined the Communist Party about six months ago and that he has attended meetings of the organization about once a month since. Local Inspector recommends deportation. Commissioner-General concurs. Warrant cancelled March 17th.

SCETAW OR STEPHEN SHASKIN - Buffalo, New York. Admitted joining the Communist Party and that the constitution, manifesto and program of the Communist Party were read to him and that he subsequently attended the meetings of that organization. Local Inspector recommends deportation. Commissioner General concurs. Warrant cancelled March 17th.

ANTON MAZUR - Buffalo, N. Y. Denied being a member of the Communist Party, even after being shown his original application for membership in that organization; admitted receiving a membership card which he stated was the same as the membership card issued by the Communist Party; identified his original application for membership in the Communist Party and admitted that he had never resigned from that Party. Local Inspector recommends deportation. Commissioner-General concurs. Warrant cancelled March 17th.

SUPPLEMENTAL MEMO NO. 5

ANTON FELIX SROK, alias ALMA STROK - Milwaukee, Wisconsin.

Admitted membership in the Communist Party. Admitted that he subscribes to the teachings of that organization. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled, March 17th JOHN HEWES - Cleveland, Ohio. Admitted membership in the Communist Party. Also admitted being previously the Secretary of Ukrainian Branch #1 of the Communist Party. Admitted writing letter in which he referred to himself as a Ukrainian Communist and sending greetings to the Ukrainian Red Army and all Communists Soviets. The letter concluded with the words "Long live 3rd Communist International: Long live Socialist Revolution." Admitted belief in the dictatorship of the proletariat. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th. STIEPAN PONKO - Baltimore, Md. Aliens name appears on membership rolls of the Union of Russian Workers. Baltimore. Admitted having attended two meetings of that organization. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.

JAKOV or JAKOB FESIUK - Baltimore, Md. Name appears on membership rolls of the Union of Russian Workers. Admits that he attended some of the meetings of the Union of Russian Workers. The last one on the Sunday prior to the day that he was taken into custody. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.

SIMON OLESHKO - Baltimore, Md. Aliens name appears on the membership roll of the Union of Russian Workers. Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.

ELIA RATKOWSKI - Chicago, Ill. Arrested while attending a meeting of the Union of Russian Workers. When examined by an Agent of the Department of Justice, on November 8, 1919, alien admitted that he formerly belonged to the Union of Russian Workers but stated he left the organization about three months before. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 17th.

SEBASTIAN FROMHERZ - Cleveland, Ohio. Admits belief in "direct action and sabotage" and does not believe in any form of Government. At hearing testimony of two witnesses showed that alien had admitted that he believed in the overthrow of this Government by violence and, if necessary by force. Commissioner-General recommended deportation. Warrant cancelled March 17th.

JIM (DEMIAN) LISUK - Detroit, Michigan. Alien testified that he was "In favor of being a Communist" and that he attended meetings of that party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

ANDRIJ PULANACKI - Detroit, Michigan. Official records of the Communist Party show alien to be a member, in good standing, of that party, Oswiata Branch #8. Was arrested while attending an alleged school in the hall where the Communist Party conducts its meetings, in Chicago, Illinois. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

JOHN MIHALICH, St. Louis, Mo. Testimony showed that the alien was a member of the local branch of the Communist Party and that he attended meetings of and paid dues into that party as late as last October. Nothing in the record to show that he ever withdrew from that organization. Inspector in charge at St. Louis recommends deportation. Commissioner General concurred. Warrant cancelled March 18th.

W. KAZULEWSKI, alias WALTER - Detroit, Michigan. statement to Agent of the Department of Justice, sworn to before a notary, alien stated he was sent as a delegate from the Oswiata Polish Section of the Communist Party to a convention of the Michigan and Ohio branches of the Communist Party, held in Detroit September 13 and 14, 1919. Testimony at hearing shows that alien spoke at three meetings, advocating a dictatorship of the proletariat and the overthrow of the Government of the United States. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th. THOMAS BRUGILA - Des Moines, Iowa. The record establishes membership in the Communist Party: membership application made by secretary of branch #160, upon authorization by alien. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th. MRS. LOUIS or ROSA BERINHOUT - Jacksonville, Fla. Aliens name is on the financial book of the Jacksonville branch of the Communist Labor Party as a member of that organization. Admits that social meetings of that organization were held at her home but claims not to have been present at other meetings. Husband is a member of the Communist Labor Party and subject has expressed a willingness to be deported with him. Inspector in charge at Jacksonville



Memo #5

TFB-EW

3/24/20

recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

ANDREW JANKOWY - Buffalo, N. Y. Admitted membership in the Communist Party. Stated that he had attended meetings conducted by that party and believed in its teachings. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

JOSEPH BLASZCZAK - Buffalo, N. Y. Admitted membership in the Communist Party. Identified his original application for membership, as well as his temporary membership card in that organization. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

JOSEPH MARKEVITZ - Norwood, Mass. Alien testified that he is a member of the Communist Party. When asked if he believed in the principles of the Communist Party he answered "I don't know all the principles but I believe in such as I understand". Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

GEORGE KREIPOVIC - Kansas City, Mo. Aliens name appears on the roster of the Communist Party and his dues paid up to January 1, 1920. Alien claims that he never attended any meetings of that party, except upon the occasion of his joining same. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

VID SIMUNJAK, alias SILUMGAK Detroit, Michigan. Admitted joining Southern Slavic Branch #17 of the Socialist Party and going with that branch into the Communist Party.

Stated that his membership card in Communist Party was in

his trunk. Local inspector recommends deportation.

Commissioner-General concurred. Warrant cancelled March

18th.

TONY RODNISKY or ROBMISKY - Detroit, Michigan. Evidence contained in the record shows that he is a member of the Communist Party and was secretary of the Russian Branch #5. Was arrested at headquarters of the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 18th.

JOHN SHEWICK or SHEWIK - Detroit, Michigan. Admitted membership in the Communist Party. Dues paid up to the end of 1919. Local inspector recommends deportation.

Commissioner-General concurred. Warrant cancelled March 18th.

SUPPLEMENTAL MEMO #6.

SIMON KOSTUK. alias SEMEON KOSTUK - Seattle, Washington.

Admitted membership in the Union of Russian Workers and that he believed in the principles of that organization. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

HRISTO KOKUR, alias HARRY KOCUR - Buffalo, New York.

Admitted membership in the Communist Party; admission being corroborated by original application for membership in that party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 12th.

Notation by the Assistant Secretary, as follows: "The unlawful Communist Party did not exist at the date of this aliens application for membership. namely August 2, 1919. The membership application is not the one quoted in the secretaries memo in the Preis case and does not bring alien within the purview of the Act of 1918 as interpreted by that memo. He appears to have done nothing since that application to identify him with the unlawful organization. (signed) L.J.P. "March 13, 1920.

STEFAN KOWALCHUK or KOVALCHUK - Detroit, Michigan.

Admitted membership in the Communist Party at Buffalo, N. Y. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

GEORGE HONZICH - Detroit, Michigan. Admitted membership in the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 12th.

MICHIAL PIATKO or M. PETCHKO - Buffalo, N. Y. Admitted membership in the Communist Party; admission being corroborated by original application for membership in that party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 12th.

Note by Assistant Secretary. "Communist Party did not exist at the time of the application and there is no evidence to bring alien within the secretaries decision in the Preis case."

SAM KARPENKO - Courtland, N. Y. Admitted membership in the Communist Party and identified his membership card in that organization. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

EFTM PAVIENKO - Courtland, N. Y. Denies having been, issued a membership card in the Communist Party but identifies his name on the original list of members of the Courtland branch of the Communist Party. Was arrested at Communist Party headquarters, New York. Commissioner-General recommends deportation. Warrant cancelled March 13th.

IVAN KERANUK - Courtland, N. Y. Denies that he is a member of the Communist Party. However, documentary evidence in the form of an original list of members of the Courtland branch of the Communist Party shows that he is, in fact, a member of that organization. Admits recently attending two meetings of the Communist Party at Courtland, N. Y. Local inspector recommends deportation. Commissioner-General concurred.

Warrant cancelled March 13th.

JOHN or VALERIAN MAKOVETZKY - Courtland, N. Y. At first denied membership in the Communist Party but qualified later by testifying that he attended meetings of the Communist Party and paid his dues into the party the day he was arrested, thereby in substance admitting membership. Name appears on the original list of members of the Courtland branch of the Communist Party. Local inspector recommends deportation.

Commissioner-General concurred. Warrant cancelled March 13th.

JOSEPH SAMOFF alias BOLKO - Detroit, Michigan. Affidavit submitted by a Special Agent of the Department of Justice discloses that the alien admitted membership in the Union of Russian Workers, Cleveland branch. Also that alien admitted being a member of the Committee of Defense of the Union of Russian Workers, Detroit, Michigan. Had in his possession several copies of the "Manifesto of the Anarchists-Communists." Local inspector recommends deportation. Commissioner-General concurred. Warrant camelled March 13th.

JOHN SUDACK- Detroit, Michigan. Admitted that he was a member in good standing, in the Communist Party, with dues paid to date (Jan. 24, 1920) Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

STEVE POLESHUK alias Stephen - St. Louis, Mo. Witness testified that he was a member of the Communist Party and knew subject to be a member of said party and that he had seen subject's membership card. Name appears on list of members taken from the finance book of the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

ANDREW ECETAY - Detroit, Michigan. Admitted membership in the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

MAX SEWUK - Cleveland, Ohio. Denies membership in the Communist Party. However, membership card was found in his room. In a statement to a Special Agent of the Department of Justice, on Jan. 5, 1920, alien admitted membership in the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 15th.

MIKE MIHALOWSKY or M. MICHAELOWSKY - Buffalo. N. Y. Admitted membership in the Communist Party; admission being corroborated by original application for membership in that organization. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th. LEON SULKOWSKI or SUISKI - St. Louis, Mo. Alien claimed that the Polish Section of the Socialist Party, of which he was a member, had never been properly affiliated with the Communist Party. Admitted, however, that in November, last, he had been notified that the Polish Section of the Socialist Party had affiliated with the Communist Party. At the time of his arrest alien admitted, to a Special Agent of the Department of Justice, that he had organized a Polish Branch of the Communist Party; that he was still a member and was in full accord with its program. Inspector in charge at St. Louis recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

AKIM TISCHENKO or OKIM TISCHEUKOO - Buffalo, N. Y. Admitted membership in the Communist Party; admission being corroborated by original application for membership in that organization.

Local inspector recommends deportation. Commissioner-General concurred. Warrant Cancelled March 13th.

JOSEH MAJEWSKI - Buffalo, N. Y. At first denied membership in Communist Party but when confronted with a witness admitted that he had joined that organization while under the influence of liquor. Membership book of the Communist Party, together with application of alien for membership, show him to be a member of the organization. Demeanor of the alien at the hearing and the contradictory manner of his testifying are such as to discredit the denials made by him, in contradiction of the documents introduced in evidence showing membership in the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

TADIJA SOLAR - Omaha, Nebr. Admitted that he, and other members of his branch in the Socialist Party, went over to the Communist Party in October 1919, but claimed that his entire organization voted to drop connections with the Communist Party the end of October 1919. Alien has been unable to offer any evidence in support of his claim. A membership card, which he identifies as his own, bears dues stamps issued by the Communist Party, shows that his dues had been paid to and including November 1919. Inspector in charge at St. Louis recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

VIADIMIR DANILOVICH alias BERAGUMIPAR D'AMUROBURO - Boston, Mass. There was introduced in the evidence a document in the hand-writing of the alien and signed by him, which was a duplicate of an application to the Soviet Government Bureau, New York, for return to Russia. In this application the alien stated that he was a member of the Communist Party. Alien admitted, to a Special Agent of the Department of Justice, that he was a member of the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

FRANK SENESY, alias FERDINAND SENESE - In a signed statement, before Special Agent of the Department of Justice, dated Jan. 22, 1920, he admitted membership in the Liebknecht branch of the Communist Party, Detroit, having become a charter member in October, 1919. Alien acknowledges the truth of the statements made therein and stated that he is the corresponding secretary of the branch of which he is a member. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 15th.

EFIM WISKOFF, alias Vickyrl Evffle, alias Efflr WiskoobBoston, Mass. Admitted membership in the Communist Party.

Membership card showed his dues paid up to the first of

January 1920, introduced in evidence. Local inspector

recommends deportation. Commissioner-General concurred.

Warrant cancelled March 13th.

JOE BERKO or BOZKO - Rockford, Illinois. Admitted membership in the Russian branch of the Communist Party at Rockford, Ill. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

WASYL AMBROZIAK - Detroit, Michigan. Identified and acknowledged a statement made before an agent of the Department of Justice on Feb. 6, 1920, in which statement he admitted membership in the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

JOSEPH SZMATKA, alias Smythe, alias Schmidt - Detroit, Michigan. Identified and acknowledged a statement made by him, before an Agent of the Department of Justice, Jan. 15, 1920, in which he admitted membership in the Oswiata branch, Polish Section, Communist Party and that his dues were paid to January 1920. Local inspector recommends deportation.

Commissioner-General concurred. Warrant cancelled March 13th.

ANDREW ANTCZAK, alias Ande Antczak - Detroit, Michigan.

Demied membership in the Communist Party. Admitted membership in the Socialist Party and later stated that when the Socialist Party went over into the Communist Party he retained his membership. In a signed statement, made before a Special Agent of the Department of Justice, he admitted membership in the Communist Party. Local inspector recommends deportation.

Commissioner-General concurred. Warrant cancelled March 13th.

STANIYLAW or STANISLAW PUTAT or PUTHA or PUTAJ - Detroit, Mich. Identified and acknowledged the statement, made by him to an Agent of the Department of Justice, on Jan. 3, 1920, in which he admitted that he is a member of the Communist Party. Testified that his dues are paid to the first of January, 1920. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

IGNATY BADYAK - Detroit. Michigan. Admits prior membership in the Union of Russian Workers, membership ending at the beginning of the year 1919. Denies present membership in any organization. Arrested at the "House of Masses". In a statement, made to a Special Agent of the Department of Justice. alien admits attending meetings of the Communist Party. In the hearing before Immigration Inspector alien manifested indifference in respect to remaining in the United States and stated that he believes in the Soviet principles of Government. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th. ANTON KRZNARICH - Detroit. Michigan. In a sworn statement. made before a Special Agent of the Department of Justice, alien admitted that he was a member of the Communist Party and that he had burned his membership card because he "got scared" on account of the arrests of Communists. Was arrested at the American Railway Express Company office, while in the act of receiving a large package containing the Croatian paper "Novi Zivot", published by the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

ELKO SEDILO or J. SEDILO - Buffalo, N. Y. Admitted membership in the Communist Party; admission being corroborated by original membership card in that organization. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

JOHN KRECHNOK - Detroit, Michigan. Admitted joining the Communist Party in September 1919 but claimed that he was a member for but one month. However, there is no evidence shown substantiating the statement that he withdrew from the party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13 th. ANDRO MALINOWICZ, alias Andrew Malinowyck - Buffalo, N. Y. Admitted membership in the Communist Party: admission being corrobrated by original application for membership in that organization. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th. JACOB HRIKORASH - Courtland, N. Y. Admitted membership in Communist Party and identified his membership card issued by that party. Was arrested at Communist Party headquarters. Courtland. Local inspector recommends deportation. sioner-General concurred. Warrant cancelled March 13th IERENTE LUKSHEVIECK, alias K. Lukshevieck .- Rockford, Ill. Testimony conclusively shows that he is one of the class of aliens who does not believe in organized Government. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

JOHN YUGOVICH, alias Siugovich. St. Louis, Mo. Admitted membership in the Communist Party. Also admitted that he had possessed a membership card in that organization but had lost same. Local inspector recommends deportation.

Commissioner-General concurred. Warrant cancelled March 13th.

NICK ZAILAC -Detroit, Michigan. Alien admitted that when the branch of the Socialist Party, of which he was a member, joined the Communist Party that he went into the Communist Party with them. Testified that his membership card in the Communist Party was somewhere at home. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 12th.

HARRY MARCHUK - Detroit, Michigan. Admitted being a member, in good standing, of the Communist Party. Local inspector recommends deportation. Commissioner-General concurred.

Warrant cancelled March 13th.

KONDRIATI KRUKOWICZ, alias Kypkoitch Krukowicz - Detroit, Mich.

Admitted membership in the Communist Party. Local inspector recommends deportation. Commissioner-General concurred.

Warrant cancelled March 13th.

MATREE TABISS - Detroit, Michigan. Admitted membership in the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

PETER BOROFSKI - Philadelphia, Pa. Admitted membership in the Communist Party and identified his membership card in same. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

JOHN HOROSCHINIA- Chicago, Illinois. At a hearing before Immigration Inspector on November 20, 1919, he testified that he was formerly a member of the Union of Russian Workers but that he left the organization about eight months ago. He was arrested, however, in the West Side Auditorium, where he was assisting in the sale of "Bread and Freedom" the official organ of the Federation of the Union of Russian

Workers. Testimony shows that alien admitted to Agents of

ber of the Union of Russian Workers. Commissioner-General

the Department of Justice on November 7th that he was a mem-

recommends deportation. Warrant cancelled March 13th.

FRANK or FEODOR KOZAVICH. alias Kozakevich - Detroit. Mich.

Admitted membership in Communist Party and that his dues were paid up to date, when arrested. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 11th.

ARCHIE SCHEALEST, alias Archie Schelest - Philadelphia, Pa. Admitted membership in the Russian branch of the Communist Party. Also admitted having been arrested in Russia, when a student, for revolutionary activities. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 13th.

SUPPL MENTAL MENO #7.

C.M. alias VIAH - Chiego, Illinois.

Admits membership in the Communist Party but testifies that he was not issued a membership card and did not file an application for membership, this being brought about by his recommate pessing his mame as a member, but he promptly paid his dues when informed of the exact amount. Alien is a graduate of the University of Chicago and a student of economics and sociology, therefore, did know the character of the organization which he joined. Local Inspector recommends depertation. Commissioner-General concurred. Warrant cancelled March 17th.

DUSAN or DAN BASARICH - Milwankee, Wisconsin.

Admitted membership in the Communist Party and has been attending meetings, thereof, at least once each month. Last meeting he attended being very shortly before his apprehension. Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 22nd.

KASTONTAS TALZUMAS, alias JOHN C. MILLER - Boston, Mass.

Was arrested while attending a meeting of the Communist
Party. Had membership card in the Communist Party, indicating
that his dues were paid up to December 20th. Local Inspector
recommends deportation. Commissioner-General concurred.
Wastern asselled March 22nd.

GR GORY PRLIK - Detroit, Michigan.

Communist Party headquarters at Detroit. An Agent of the Department of Justice testified that this meeting was called for the purpose of discussing the arrest of other members of the Communist Party two days preceding and that it was a secret meeting and the word had been passed around that only members would be admitted.

meetings of the Communist party once or twice a month.

Local Inspector recommends departation on the ground that alien, if not an actual member of the party, is closely affiliated with it. Commissioner-General concurred.

Warrand cancelled March 22nd.

JULIAN RUDZINSKY - Detroit, Michigan.

Admitted membership in the Russian Branch \$5 of the Communist Party at the meeting place of which he was arrested. Original membership card in name of this alien was introduced in evidence. Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 22nd.

JOHN KISS - Detroit, Michigan.

In a sworn statement made by alien, begore an Agent of the Department of Justice on January 3, 1920, he admitted membership in the Communist Party, Eungarian Branch #13. Admitted that he was arrested at the place where Hungarian Branch #13 were holding a meeting. Local Inspector recommends deportation. Commissioner-General opnourred. Warrant cancelled March 22nd.

ANTHONY or ANTON FURMAN - Boston, Mass.

Admits membership in and payment of dues to the Communist Party; admission corroborated by possession of membership card of the Socialist Party, containing dues stamps of the Communist Party up to September 1919, and a Communist Party membership card showing dues said for the months of November and December 1919. Local Inspector recommends deports tion.

Commissioner-General concurred. Earrant cancelled March 22:

EDWIN LACERR or LACQUER St. Louis, Mo.

Mard branch of the Socialist Party at the time the socalled Left Wing, thereof, fried with the Communist Party. That he continued to be a member of that branch, received and distributed literature in connection therewith, until December 1919. Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 22nd.

JOE CARYN, alias JOSEP PARRIS, alias YUSEF FORYS - Phila. Pa.

ment testified that alien and admitted to Agent of the Department of Justice that he was a member of the Communist Party and had attended its meetings. Membership card in the Communist Party was found in aliens home. Card was not made out in the exact name of the alien but he admitted to the Agent of the Department of Justice that it was his property. Local Inspector recommends departation. Commissioner-General consurred. Warrant cancelled March 22nd.

Admitted membership in the Union of Russian Corkers.

Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 22nd.

ALEXANDER GONKI - Buffalo, N. Y.

Identified his original application for membership in the Communist Party and admitted psying dues and attending meetings of that party. Also identified application card for two Communist Tarty, which he admit that he is an active member of the cancelled March 22nd.

SUPPLEMENTAL MEMO #8

DAVID LICHTERMAN - Omaha, Nebr.

Admitted membership in the Communist Party and admitted being a believer in the principles and tactics of that organization. Local inspector recommends deportation. Commissioner-General concurred.

Assistant Secretary of Labor ordered that case be held until the Secretary of Labor decides whether or not the Communist Labor Party is an illegal organization.

March 22nd.

JULIUS NESTEROZ, alias NESTEROV - Fresno, California.

Alien identifies his application for membership in the Communist Labor Party. Also identifies his membership card in the Communist Labor Party. Local inspector recommends deportation. Commissioner-General concurred.

Assistant Secretary of Labor ordered that case be held until the Secretary of Labor decides whether or not the Communist Labor Party is an illegal organization.

March 22nd.

JOHN B. ANTOPIETRO - Boston, Mass.

Admitted membership in the Communist Labor Party; admission being corroborated by original application for membership in that party. Local inspector recommends deportation. Commissioner-General concurred.

Assistant Secretary of Labor ordered that case be held until the Secretary of Labor decides whether or not the Communist Labor Party is an illegal organization.

March 22nd.

HOWAHA SPIRIDON of SPIRIDOM HAWAGA - Phila., Pa.

Alien was shown a card announcing a special membership meeting of his local, Philadelphia, Communist Party and admitted that this was his property. Admits that he joined the party in November and paid three months dues. Later admitted that his local was Russian Branch #1 Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 30th.

ALEXANDER ZAZEM or HAZEM or SAZEM, Philadelphia, Pa.

Admitted that he was a member of the Russian Branch #1 of the Socialist Party and identified his membership card, to which is attached Communist Party stamp for dues. Admitted membership in the Communist Party and that he was treasurer of Russian Branch #1 of the Communist Party. Documentary evidence and other testimony show that alien is active in the affairs of his branch of the Communist Party and made contributions to that organization and that he was arrested while attending a meeting of the Communist Party on January 2, 1920. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 27th.

TERANTY SOLOVEY or FALAZEY, alias JOHN CENICHOCK- Phila., Pa.

Admits membership in Communist Party. Membership card in that organization properly identified was introduced in evidence. Alien testified that since October 1919 he has held the office of secretary in the Russian Branch of the Communist Party at Atlantic City, N. J. Stated that he is not, altogether, acquainted with the principles and tactics of the party but that same are being taught to him; that he understands what is being taught and believes in the principles of the Communist Party. Has attended meetings regularly

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Communist Labor Party is an illegal organization. March 26th.

LUKAS KUCHTA - Detroit, Michigan.

Alien joined the Socialist Party and attended meetings while he was a member. Dues are paid up to August 1, 1919 and he last attended a meeting in May. Attended school at 46 Copeland Ave. and paid \$1.00 a month. Attended three nights a week but does not know what party conducted the school. He knows that his branch joined the Communist Party but he attended no meetings or paid any dues since the change. Occasionally read "Novy Mir" and "Glos Robotniczy". He knew the Communist Party was holding meetings at 46 Copeland Ave. Attended a lecture of the Communist Party on November 28th. Local inspector recommended deportation. Commissioner-General concurred. Warrant cancelled March 26th.

Membership card showing membership in the Communist Labor Party, with dues paid up to January, 1920, was introduced in evidence. Admitted membership in the Communist Labor Party. Also admitted familiarity with the manifesto and program of the Communist Labor Party. Local inspector recommends deportation. Commissioner-General concurred.

Assistant Secretary of Labor directed that the case be held, pending the decision of the Secretary of Labor upon the illegality of the Communist Labor Party. Also ordered that the alien be released on his own recognizance, if the Commissioner-General of Immigration is satisfied that he will appear when wanted for further proceedings. March 24th.

A. RADZWILOWICZ, alias Alfonso Radzwalowicz - Boston, Mass.

Admitted membership in the Communist Leber Party, by transfer of branch of the Socialist Party, to which he belonged, to the Communist Party. The alien voted for the transfer. It appears from the evidence that the alien has been active

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in the dissemination of Communist papers and propaganda.

Local inspector recommends deportation. Commissioner
General concurred.

Assistant Secretary of Labor ordered case re-opened for new hearing as hearing in this case was six days after the Secretary of Labor's instructions to advise aliens, before examination, of their right to counsel prior to proceeding. Case to be re-opened and alien to be informed of his right to counsel before being subjected to examination. March 26th.

MICHELINA KARPOWICZ - (Wife of Stanley Karpowicz, held under immigration warrant.) Grand Rapids. Michigan.

Admitted membership in the Communist Party. Stated that she is a member in good standing; attended meetings of the organization; is acquainted with its doctrines and agrees with its teachings. Local inspector recommends deportation. Commissioner-General concurred. (Commissioner-General of Immigration recommended deportation in the case of her husband, Stanley Karpowicz.)

Assistant Secretary of Labor ordered that proceedings be stayed "for further order". March 29th.

DOMINICK KORRACO or TORRACO - Ellis Island, N. Y.

Admitted that he had been a member of the Communist
Party for about two weeks and had received a membership card
in the organization, which he had destroyed. Also admitted
that he had been elected provisional secretary of his branch
of the party and that he had acted as such at one meeting.
Evidence showed that he had been elected a delegate to the
convention of the Communist Party and was appointed a member
of the State committee, representing the Italian branch.
It was shown in the hearing that on October 29, 1919, alien

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addressed a communication to the State Secretary of the Communist Party inquiring where the meetings of the Communist Party were to be held and that he signed himself in that communication "Yours for the Class Struggle" and as Secretary of the Italian branch. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 26th.

JOSEPH ISAKOVICH, alias Joco Isakovich, alias Andy Shiak-Youngstown, Ohio.

Admitted membership in the Communist Party and that he joined three months ago. Also that he was in good standing at the time of his arrest. Membership card identified by alien as belonging to him showed his dues paid up to January 1, 1920 was introduced in evidence. Alien testified that he believes in the principles of the Communist Party and thinks from a general standpoint that the laboring classes should have a general party, such as the Communist Party represents itself to be. Local inspector recommends deportation. Commissioner-General concurred.

Assistant Secretary of Labor ordered that proceedings be stayed and case re-opened, in six months. That alien be released on parole. if not already released on bond.

SAM CRANE - Spokene, Washington.

Alien is an attorney-at-law and conducted his own defense. Came to United States from Canada about 1903 and lived in this country the greater part of the time from 1903 until about 1917, when he enlisted in the British military forces and returned to Canada, prior to embarking for service over seas. Declared his intention to become a citizen of the United States in August 1906 and one month later applied for admission to the bar in the State of Washington. Was later admitted and practiced law in the

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city of Spokane until 1917. In November 1917 he was disbarred from the practice of law on the ground that when applying for admission to the bar he made an affidavit that he was a citizen of the United States. During his residence in United States, prior to 1917 and subsequent to his return thereto in 1918, alien has been frequently arrested on various charges, principally disorderly conduct and in most cases was convicted. On June 23, 1919 he was arrested in Seattle on the charge of criminal syndicalism, on July 2, 1919 was found guilty and appealed, the appeal apparently being still pending. The alien, meanwhile, was released on bail in the sum of \$2800.

M. M. Anderson, a police officer, testified at the hearing. "that he was present when alien was being tried for criminal syndicalism and that taking the stand in his own behalf. alien, in answer to questions put by the prosecuting attorney, made a statement in regard to the revolution and when asked if he meant by ballot, testified that he did not. "that he was foolish enough to do that at one time but did not any more." Witness Anderson's testimony is corroborated by another police officer who was also a witness at the hearing. Local inspector recommends deportation. Commissioner-General concurred on the ground that as charged in the warrant, alien was a person likely to become a public charge at the time of his entrance. This is in view of his police record during the time of his prior residence in the United States, the same condition prevailing following his last arrival in December, 1918.

Assistant Secretary of Labor ordered that all charges in the warrant be cancelled except that of the liability to become a public charge. That proceedings be suspended Sup. memo #8
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pending the decision of the State courts on the aliens appeal; that in the meanwhile he be released upon his own recognizance. March 27th.

ANTONI BIELAK or Bielah - Detroit, Michigan.

Assumed a very defiant attitude during the course of the hearing and refused to answer some important questions. Identified his membership card in the Communist Party made out in his name. This card did not bear any stamps in the Communist Party. However, it is satisfactorily shown that alien is a member of the Communist Party by virtue of the issuance of a membership card to him and by his admission to this effect. Local inspector recommends deportation. Commissioner-General concurred. Assistant Secretary of Labor ordered that the case be reopened for the introduction of an affirmative brief in . support of a warrant as the "only evidence tending to show that this alien is a member of the Communist Party is a record of his examination by a Special Agent of the Department of Justice. It does not appear that the alien was advised of his right to counsel or warned that his statements might be used against him. The examination was in the nature of police office inquisition and is not valid evidence. In the absence of any other evidence against him the aliens refusal to answer questions at the lawful examination, under the warrant, does not count against him." March 29th.

JULIA ALEXANDROFF - Philadelphia, Pa.

Admitted membership in the Communist Party and is familiar with the principles and tactics of that organization. The husband of this alien is also a subject of deportation proceedings. The local inspector recommends

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deportation. Commissioner-General concurred.

Assistant Secretary of Labor ordered that proceedings be suspended for further order. March 27th.

SAMUEL SKLAROFF - Philadelphia, Pa.

Admits being a member of the Communist Party and being in sympathy with its aspirations he claims he has attended but one meeting and denies having obtained a card of membership. Admits that his name appears on the membership rolls of the organization and that he, as secretary of the Left Wing of the Socialist Party, applied at the National Committee of the Communist Party for a charter. Admitted that there was a general revolutionary demonstration planned for May 1st. last year and that he made a statement that when the proper time came to overthrow the existing order of affairs he would be with the leaders, but states that his ideas have undergone a change since the statement was made. Stated that the Socialist branch, to which he belonged, reorganized under the name of the Communist Party; that he was not in accord with its principles and immediately withdrew from its active work and finally gave up his membership after having been with the organization for about one month, up to October 1st. Admitted, however, that he last attended a meeting on December 11th and on Sunday, November 9th addressed a meeting on the importance of education. There was introduced in evidence, copy of a letter dated September 24, 1919, addressed to the twentieth ward branch and issued from the Communist Party headquarters, 1330 Arch St., Phila., signed "Yours for Communism, the headquarters committee, per Samuel Sklaroff, General Secretary." Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 30th.

DOMINOKAS KRASNAUSKAS - Chicago, Illinois.

Admitted membership in the Communist Party. Denied, however, all knowledge of the principles and tactics of that organization. Failed to introduce any evidence to support this latter assertion. Commissioner-General recommended deportation. Warrant cancelled March 30th.

SAM TYMOCZPO, alias Tymoczko - Detroit, Michigan.

Denied membership in, or affiliation with any organization described in the warrant of arrest. However, in a sworn statement made before a Special Agent of the Department of Justice, on January 4, 1920, he admitted membership in the Socialist Ukrainian Branch #22 of the Communist Party, that statement be substantiated by the records of that organization which show that alien paid dues up to and including the month of October, 1919, in the Ukrainian branch #22 of the Communist Party. Inspector in charge at Detroit recommends deportation. Commissioner-General concurred.

BRONISLAW CIAS, alias BARNEY CIAS - Milwaukee, Wisconsin.

Evidence shows that alien was a member of the Socialist Party and went over with his branch into the Communist Party, being secretary of the branch at that time and continued in his position in the Communist Party. Aliens testimony shows that he attended meetings and officiated as secretary up to and including the month of December, 1919. Admits reading the literature of the Communist Party and appears to be familiar with its principles. Admitted that he took subscriptions for "Glos Robotniczy". Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 29th.

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CESARE ANZILLOTTI - Chicago, Illinois.

Admitted joining the Italian Branch, West Side, of the Communist Party last September and identified the membership list of that organization, showing his name as a member thereof. Also admitted paying dues into the above mentioned organization. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 29th.

ANTON LUKSHA or LUBSHA - Chicago, Illinois.

In answer to the question, "are you a Communist, alien answered, I am, the party, the branch of the party went over to the Communist and I am a member now." Alien also states that his branch of the Socialist party adopted the principles of and became a branch of the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 29th.

JOHN BUNYK - Grand Rapids, Michigan.

Alien testified that he had joined the Socialist Party about eight months ago; that the organization took out a charter in the Communist Party, October 17, 1919; that he had attended the meetings every Sunday and was in its hall the night of the arrest; that he was opposed to all forms of Government and believed in the overthrow of imperialistic-capitalistic Governments. Alien later tried to deny his former statements but his testimony was of such a contradictory nature as to give the impression of untruthfulness. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 29th.

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and believes in mass action. Local Inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 25th.

PETER SALEK or SALICH - Detroit, Michigan.

In a statement made before Special Agent of the Department of Justice, which was introduced in evidence, alien admitted that he was a member of the South Slavic Branch #17 of the Communist Party. Evidence showed that alien knew the Socialist Party, of which he was a member, became a part of the Communist Party and that he considers himself a member, in good standing at the present time and from what he knows is satisfied with the doctrines of Communism.

Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 30th,

NICK TISCHENKO, alias S. TKACH, - Milwaukee, Wisconsin.

Admitted membership in the Communist Party. Stated that he desires the kind of Government here that there is in Russia. Also stated that at the time of the split in the Socialist Party he went over with the Russian Branch from that party into the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 29th.

FRANK P. LICHODZIEWSKI, alias FRANK P. PETERSON, - Boston, Mass.

Admitted membership in the Communist Party. States that he joined the Communist Party because all his friends joined. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 26th.

WILLIAM PALK - Detroit, Michigan.

Claims that he never joined the Communist Party; that he belonged to the Socialist Party and did not know the Socialist Party had joined the Communist Party. However, application for membership in the Communist Party of one Tom Fox was

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application was the alien, subject of these proceedings.

Alien finally admitted that this indorsement was signed by himself. Underneath the signature of the indorser, on the application bears the words "application must be indorsed by two members, in good standing". Local inspector recommends deportation. Commissioner-General concurred.

Warrant cancelled March 27th.

PHILIP BOROVIK or BOROWICK - Philadelphia, Pa.

Membership card in the Communist Party showed dues stamps for the months of October and November 1919 had been introduced in evidence and alien acknowledged ownership of same. There was also found in the aliens possession, ticket for a special membership meeting of the Communist Party, held January 7, 1920, which the alien admitted ownership of. Stated that he considered himself a member of the Communist Party but later modified that statement by saying he considers himself nearer the Socialist Party than the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 29th.

A. LAZARUK or AFFANASIJ LAZARUK - Baltimore, Md.

Stated that he was first a member of the Socialist Party but now is a member of the Communist Party. Has full cognizance of the change from one party to the other. Admits having Communist Party card. Dues in the Communist Party are paid up. Stated that he joined this party because his friends joined. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 26th.

STANLEY KARPOWICZ - Grand Rapids, Michigan.

In a statement, before Agent of the Department of Justice on January 2, 1920, alien testified that he was then a member of the Communist Party and identified charter issued by that organization to the Polish Branch #80, of which he had been a member three months. At hearing before Immigration Inspector alien admitted the truthfulness of that testimony and stated that he had been a charter member, attended meetings and paid dues to Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 29th.

NICK TORBIAK, Indiana, Penn.

JOSEPH GRAED WSKI - Detroit. Michigan.

Admitted membership in the Communist Party, Coal Run Local #59; admission is corroborated by original membership card in the Communist Party showing dues paid to November 1919. Local inspector recommends deportation. Commissioner-General concurred. Assistant Secretary of Labor ordered that proceedings be stayed for three months and that the Inspector in charge at Pittsburgh be instructed to report at end of that period. (March 31st)

Stated that he did not join the Communist Party but that he had been a member of the Socialist Party. Admits that he was secretary of his local and attempted to resign in October but that his resignation was not accepted and that he finally did resign in December. Admits that he has attended business and mass meetings of his local since September. Also stated that he does not intend to give up his membership in the Communist Party, stating that he intends to remain a member. Local inspector recommends deportation. Commissioner-General concurred. Assistant Secretary of Labor ordered that proceedings be stayed three

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months and Inspector in charge be instructed to report at the end of that time. (March 31st)

IGNATZ SAGAN or SAGANEK - Detroit, Michigan.

Admitted previous membership in the Socialist Party and in a statement on January 8, 1920, before an Agent of the Department of Justice, alien admitted that he had been a member of the Socialist Party for a year, which party was then recognized as the Communist Party, of which he was a member. Admitted that his dues in the Communist Party were paid to January 1, 1920. Alien is indifferent as to whether or not he is deported. Local inspector recommends deportation. Commissioner-General concurred. Assistant Secretary of Labor ordered that bail be reduced to \$1,000 and alien be released on bail at that sum. (March 31st)

and that he had paid dues. Membership card identified by alien as belonging to him showed that his dues were paid up to December 31, 1919. Alien claims that he severed his connection with that party, however, there is no evidence shown to substantiate that claim. Local inspector recommends deportation. Commissioner-General concurred.

Assistant Secretary of Labor ordered that proceedings be stayed for three months and that Inspector in charge be instructed to report at the end of that period. (March 31st) WLADISLAW or FRANCISZEK HABERSKI - Buffalo, N. Y.

Stated that he was induced to join the Communist Party by a friend and that he became a member on the 27th of November 1919. Paid 50 cents dues. Stated that he attended a ball of the Communist Party on December 31, 1919 and was handed a membership card at that time. Admitted that at the time he was arrested he took his membership card out of his

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pocket and destroyed it because he was scared. Identified and acknowledged his torn membership card which was introduced in evidence. Local inspector recommends deportation. Commissioner-General concurred. Assistant Secretary of Labor ordered that proceedings be suspended for eight months. March 23rd.

ALEXANDER SOKALUK - Camden, N. J.

Admitted membership in the Communist Labor Party and identified his membership card in that organization. Stated that he had read the platform and program of that organization and believes in same. Local inspector recommends deportation. Commissioner-General concurred.

Assistant Secretary of Labor ordered that case be held until the Secretary of Labor decides whether or not the Communist Labor Party is an illegal organization. March 26th.

LEM AZIPAK - Phila., Pa.

Admitted membership in the Communist Labor Party,
Russian Branch and that he attends meetings of that organization regularly. Local inspector recommends deportation.
Commissioner-General concurred.

Assistant Secretary of Labor ordered that case be held until the Secretary of Labor decides whether or not the Communist Labor Party is an illegal organization. March 26th.

WASILI LARYNCUK. - Phila., Pa.

Admitted membership in the Communist Labor Party and identified his original membership card in that organization. Stated that he believes in the doctrines and teachings of the Communist Labor Party. Local inspector recommends deportation. Commissioner-General concurred.

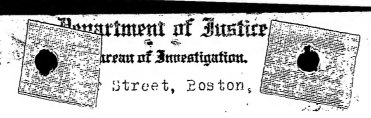
Assistant Secretary of Labor ordered that case be held until the Secretary of Labor decides whether or not the

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SERGIS HEPONICH - Boston, Massachusetts.

Alien states that the branch of the Socialist Party, of which he is a member, voted unanimously to become a part of the Communist Party and that he thoroughly understands the change from one party to the other. Aliens membership in the branch, after the change to the Communist Party, is shown by his membership card, which shows that he paid dues to Communist Party for the months of September, October and November, 1919. Admits attending membership meetings. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 30th.

Admitted signing an application for membership in Communist Party and joining it about October, 1919, at which time he paid one months dues. Also admitted receiving membership card in that organization, which card was taken from him by the police. Admitted attending meetings in Communist Party and has endorsed applications of others for membership. Also had been elected a delegate from his branch to the central body of that party. Subsequent to the initial formal hearing by the immigration authorities he tendered a written resignation to the Communist Party. Local inspector recommends deportation. Commissioner-General concurred. Warrant cancelled March 29th.



.J./D.

June 22, 1921.

Chicf, Bureau of Investigation, Department of Justice, Weshington, D. C. Motes

Dear Jir:

Attention of J. E. Hoover, Esq.

' D W:

It is desired to acknowledge receipt of six copies of the hoarings before the House Committee on Rules in reference to charges made against the Department of Justice by Louis F. Post and others.

In letter from this office under date of the lath instant, request was made for six copies of the hear-lug before the Sub-Committee on Judiciary. The Bureau is therefore asked to forward six copies of report of hearing before the Senate Committee, rather than hearings before the House Committee; these copies to be used by Assistant U. S. Attorney Abbott in connection with his preparation of argument in the habeas corpus matter of WILLIAM T. COLYER ET AL.

Very truly yours,

John B. Honrahon. Special Agent in Charge

WEIGHOUSE.

Oben B. Hamo

wartment of Justice. Bureau of Investigation. P.O. Box 3185. 7 Water Street. Boston, Mass. Apr il 4, 1921 62168 JBH: LML

Chief, Bureau of Investigation,

Dear Sir:

Department of Justice.

Washington. D. C.

.Reports from this office covering the activities of LOUIS F. POST, former Assistant Secretary of Labor, while lecturing in this vicinity show that Post repeatedly states that the Department of Justice has employed private detective agencies to gather information relative to radical activities throughout the country. A great many people who hear these statements, either through listening to Mr. Post or through the medium of the daily press, place credence in them. This propaganda doubtlessly injures the Department and this office believes that something should be done to counteract it.

Yours very truly,

John B. Hanrahan.

John B. Homalian.

Special Agent in Charge

1 1 209264-63 File Just.

Noted F.D.W.

REPORT MADE AT:

DATE WHEN MADE:

PERIOD FOR WHICH MADE:

REPORT MADE BY:

BOSTON. MASS.

MARCH 31, 21 MARCH 23, 21 WILLIAM E. HIDI

1397 -

TITLE AND CHARACTER OF CASE:

LOUIS F. POST: Former Assistant Secretary of Labor, Washington, Speach at Harvard Student's Liberal Club, Harvard University, Cambridge.

FACTS DEVELOPED: at CAMBRIDGE. MASS.

Pursuant to instructions from Special Agent in Charge Hanrahan, agent covered meeting at the Harvard Student's Liberal Club. Harvard University, Cambridge, Mass., where Louis F. Post, Former Asst. Secretary of Labor at Washington. D. C. addressed members of this club on the subject of Deportations.

Mr. Post opened his address by stating that the question of deportation in the United States first came up in 1894, where a bill was rushed through Congress, went into the House of Representatives, but the attempt to rush it through the House was killed and it was never brought up again until a President was killed.

He then referred to the "BOUFORD" expedition on which a total of 249 aliens were deported from this country under an act of Congress by which they were judged deportable. Of that number, he stated 199 were deported because they were members of the Union of Russian Work ers whose constitution came under that act of Congress. There were 43 who were said to be Anarchists, including among those 43 were Emma Goldman and Berkman. /The worst that could be said of them was that Emma Goldman had said that she was an anarchist and Berkman had once shot a man, served his term and for years afterwards had country as a peaceful resident. He further stated that there was no

REFERENCE:

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evidence to show that there was anything against any one of these 249 deportees; that there was not a particle of evidence which indicated that they were violent or a menace to the American Government. He stated that these aliens were rounded up by private detectives hired by the Intelligence Bureau of the Department of Justice, the head of this Bureau being William J. Flynn, whom he referred to as having been a former Pinkerton detective; that \$1,500,000 had been appropriated for the Department of Justice for the detection and prosecution of crime; of this amount, \$7,500 was rightfully used as a salary for the Director of the Bureau, the balance being illegally used as salary for private detectives hired to round up the alleged Reds and not for the detection and prosecution of crime.

Referring to the 249 deportees on the "BOUFORD" he stated that not one of these people had a trial or a hearing before a Jury or Judge but were summoned before an administrative official and ordered deported; that American laws and American ideals were violated. Referring to the Raids which were conducted after the expedition he stated that "Years ago the Detective Agencies of this country did the dirty work of bloated business men and they certainly did well at it."

He stated that one of these agencies last year paid an income tax of \$250,000. That after the deportation act was passed by Congress there became an Intelligence Bureau, and united with the Depart, ment of Justice they then spread out their net, not to catch dangerous people, but to catch people; the more they caught the better record they made. Referring to the Boston raid he stated, "you people may have seen something of the disgraceful raids which took place in this country."

"In Boston," he stated, "scores of aliens were marched through the streets in chains and the people were made to think that they were anarchists of a violent type. They should have been tried in court and punished if found guilty, but they were not given trial before jurors or a judge."

He further stated that in 33 cities of the United States arrests were made without warrants. He stated that in Boston the aliens were marched to the Immigration Station chained together. When the chains were taken off and piled on the floor they made a pile like that, (illustrating this by measuring a height of about 4 feet) He stated that in Detroit 800 were placed under arrest and confined for eight days in a corridor at the top of the Postoffice building which had no outside windows with but one water tap and one water closet; that they were fed mostly by friends and relatives; that they were put through the 3d Degree after which warrants were asked for; that under cover men sent in affidavits calling for warrants with no authority to do so.

He further stated that as a result of the raids on January 2nd, 5000 warrants were issued. Of this number, 2000 of the aliens that warrants were issued for could not be found. Of the 3000 of the 5000 warrants executed every one of those having passed through his (Post's) hands, and the hands of his assistants, 2500 had no evidence whatsoever, of anything, not even membership, and were cancelled, "That is the meaning in Immigration circles for not guilty." Out of 500 ordered deported nearly all were for membership alone. He referred to the case of a mannamed Truss of Baltimore, Treasurer of the Amalgameted Clothing Workers of America. This man, he stated, was an American with a wife and three

children, all born here, and a member of the Presbytarian church, and a respectable citizen of good standing; that he had a long list of recommendations ready when evidence was presented against him, he stating that he had become a member of the Communist Party three months before it existed and quit before it was organized.

He also referred to the case of Salsedo, stating that a warrant was issued March 10th, but it was never served by the Department of Labor. He also said, "How do we know he jumped out of the window? There are several ways of getting out; he might have walked out, he may have been taken in a swoon a fell out, or he might have been thrown out."

The meeting was largely attended by refined and apparently well educated young men. There was in attendance about 10 or 12 women who sat together near the platform.

The speaker was well received and loudly applauded on many occasions.

This matter is considered CLOSED.

REPORT MADE AT: BOSTON. MASS.

DATE WHEN MADE: 3/25/21

PERIOD FOR WHICH MADE: 3/20/21

WILLIAM J. WEST

REPORT MADE BY:

TITLE AND CHARACTER DE CASE LOVIS F. POST

ormer Asst. Secy. of Labor Washington. D.C.

: Speech at Ford Hall. Boston, Mass.

: On "Deportations"

FACTS DEVELOPED

Resell F.D.W.

On Sunday evening, March 20th, Agent attended the meeting

of the Ford Hall Forum at Ford Hall, Boston, Mass., which gathering was addressed by LOUIS F. POST, former Assistant Secretary of Labor, who spoke on the subject of "DEPORTATIONS".

The meeting was opened by GEORGE W. COLEMAN, the usual Chairman of the Forum, who referred to the speaker of the evening as a former government official who came very near to being impeached because of his true Americanism and of his courage to voice his belief in the Constitution of the United States.

MR. POST in opening his address referred to the fact that shortly after his "trial" commenced he was approached by a MR. MENEST G. GUNDBACH. a well-to-do advertising man of Chicago, Ill, who was employed by the Department of Labor during the war, who gave Mr. Post, personally, an order permitting him to draw on him up to the sum of \$10,000. for his defense. Mr. ost said that while the opposition had at their command unlimited legal forces and unlimited government funds he did not have such legal assistance and could only draw, on ment up to the amount of his salary so that the offer of Mr. Gundbach, which he accepted in part, was of especial benefit.

LR. POST reviewed the immigration legislation of the

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commencing with the Alien and Sedition Laws passed in 1798, which spelled the defeat of the Federalist Party, down to the propaganda of Know-Nothingism and up to the strikes of about 1885 when shiploads of immigrants were imported to defeat the strikers. Mr. Fost said that the workers of that day had a level headed attorney who informed them when they wished to take the matters into the courts that the courts were "stacked against them" and that their only relief was to petition Congress for an immigration act, which petition resulted in the passing of an act excluding contract laborers.

He next discussed the shooting of President McKinley by an American citizen with a Polish name, which he said resulted in the passage of an act excluding anarchists.

He then discussed the passage of the act of October 16, 1918 which he said provided for the deportation of anarchists whether they were of the bomb-throwing variety or of the kind such as Christ of Nazareth. "Mr. Post was apparently very much opposed to the passage of any such act, which he said, was brought about merely through the power of private detective agencies, who flooded the land with their spy systems and who were backed by the bloated oil and steel interests and other similar corporations. He also said that one of these private detective agencies had an income tax during the past year of several hundred thousand dollars and the only thing that surprised him was that they paid the tax.

As a result of the Act of October 16, 1918 Lr. Post said the Department of Justice was given the sum of a \$1,250,000 for "Detection and Prosecution of Crime" and not for the deportation of any

anarchists, as no aliens were deported because they were criminals but merely because they were "unmannerly" to the government. He then stated that following this appropriation the Department of Justice was re-organized and an Intelligence Service inaugurated, at the head of which was placed a man who had beatsken from a private detective agency and given the salary of \$7500.00 a year. Mr. Post then made the direct charge that of this \$1,250,000. appropriated much of the same illegally found its way into the coffers of the private detective agencies in the country whose services were engaged by the Department of Justice in ferretting out and running down the leads.

The first act of the Department of Justice in this departure, he stated, was the arrest of members of the Union of Russian Workers, a Russian labor organization, in November, 1919, which was followed by the deportation of 249 persons on the Buford on December 21, 1919. Of the 249 persons deported on the Buford 199, he said, were members of the Union of Russian Workers, 43 were anarchists and 7 were miscellaneous deportees such as feeble minded --- "because you cannot deport a feeble minded citizen of the U.S."; "we have to keep those here".

He then stated that in January many arrests were made of members of the Communist Party, in nearly all instances illegal arrests and searches having been made. Five thousand immigration warrants of arrest were issued, 3000 of which were executed and out of that number but 500 persons were deported. In Boston, he said, the matter had been thoroughly treated by Judge Anderson. He also said that at Boston he sent on two representatives here and when they returned they reported that the aliens arrested were chained and subjected to photographing and that

the chains, when removed and placed on the floor, formed a pile reaching above ones hips. It is needless to state that such a statement in addition to being ridiculous was maliciously wrong. He also said that when he resumed charge of deportation matters in March he saw to it that no person was deported excepting those who openly admitted conscious membership in the Communist Party.

Reverting to the deportations on the Buford he said that while it was not the intention of the Secretary of Labor to deport on that ship any married men with families here, yet in some few instances such deportations were made and that occurred either through design or otherwise by failure of the Bureau of Immigration to notify New York of such action, although everyother immigration station in the country He also referred to the deportation of EMMA GOLDwas so advised. ALEXANDER BERKMAN, stating that he did not know how bad or how good Emma Goldman was but the fact remained that she had lived in this country for many years and that Alexander Berkman, although he did at one time shoot a man, served his term in the penitentiary and was permitted to reside here for many years thereafter before being deport-Mr. Post also made the charge that numbers of law-abiding men ed. were inveigled into joining the Communist Party and that at least in one instance there came to his attention the case of an under-cover man who organized a local of that party and inveigled such law-abiding persons to join the same, but in this instance, unfortunately for him. the undercover man, who was an Agent, was caught in the net and a deportation warrant issued.

At the conclusion of the meeting questions were asked of Mr.

Post by persons in the audience. One asked why he did not resign rather than to send persons back on the Buford, to which he replied "I was not at that time handling immigration matters and had nothing to do with immigration matters from sometime in November 1919 until March 1920." Another person asked him if Dr. Muck (former leader of Boston Symphony Orchestra and interned German alien enemy) was legally deported, to which Mr. Post replied "That he did not recall that particular case but if he was a member of the Communist Party he was **legally deported"

Mr. Post is billed to address the members of the Harvard Students Liberal Club at Harvard Union, Cambridge on Wednesday evening, March 23d.

Department of Justice,

WASHINGTON, D. C.

JEH-EMR

March 7, 1921.

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MEMORANDUM FOR FILES.

I am attaching hereto the extracts from the Attorney General's statement before the Committee on Rules of
the House of Representatives in June 1920 in enswer to
the charges that the Department of Justice had resorted
to police inquisitions to force men to make admission
of their guilt in the arrests made in January 1920.

Very truly yours.

RDB Moteo

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TECOPOED.

INQUISITIONS.

CHARGE THAT THE DEPARTMENT OF JUSTICE HAS RESORTED TO POLICE INQUISITIONS TO FORCE MEN TO MAKE ADMISSIONS OF GUILT.

Mr. Post has said that the Department of Justice had rescrited to police inquisitions by forcing men to make admissions of guilt. challenge Mr. Post to prove a single case of police inquisition invoked by the Department of Justice. The arrests that were made on the night of January 2 were made in large numbers, and examinations were immediately had, and counsel was not accorded in compliance with rule 22 of the immigration laws, which on December 30, 1919, was changed to provide that the alien was to be entitled to counsel after preliminary examination had been made. I recall but three instances in which the Assistant Secretary of Labor has called to my attention the fact that the alien in the testimony before the immigration inspector claimed that he had been subjected to duress during examination by agents of the Department of Justice. Three cases only out of 3,000, and it might be stated that I replied to the Assistant Secretary in these cases and inquired of him as to whether or not the aliens making the allegations against the Department of Justice had been required to corroborate such allegations by other persons present, by identifying the agent who is alleged to have committed the act, and whether the agent of the Department of Justice was called to affirm or deny the charge preferred against him. I have never been informed as to whether or not these three elements were observed. It occurs to me that when a person makes a serious charge that he should be required to substantiate the same by corroborating testimony or by identification of the agent, and certainly the man charged with such an act should be given an opportunity of making his statement, but such was not accorded in the immigration hearings.

Much space is taken up over the statement of 12 distinguished lawyers who filed charges against the Department of Justice in reference to the alleged brutal conduct of our agents, and I will answer those charges in detail when I come to the lawyers' brief.

To be sure we have read generally in the radically inclined magazines and papers in this country that great brutality was resorted to, but a sample of the falsity of these charges is to be found in the case of Oscar Tyverowsky. It might be illuminating for the committee to know the facts in this case. Briefly, Tyverowsky was arrested in January, 1920, and brought to the New York office of the Bureau of Investigation for examination. It was alleged by a newspaper reporter that Tyverowsky was kicked and beaten and otherwise maltreated. Investigation made by a representative of my office, in no way connected with the New York office of the Bureau of Investigation, reveals the fact that the reporter making the report, in addition to being generally discredited by his coworkers in the newspaper world, had not been in the room during the examination of Tyverowsky and that five of the other reporters present on the occasion, some of whom were in the room during the examination of Tyverowsky, have made sworn statements that he was not mistreated in any manner whatsoever. These gentlemen of the press have had no occasion to make false affidavits. falsity of the Tyverowsky charge is typical of the falsehoods prevailing in other cases. No alien has presented to the Department of

Justice a single charge that has not been thoroughly investigated impartially. I might state that the only charges of brutality brought. to the attention of the department of the charges in the Tyverow-sky case. It seemples from the charges in the Tyverow-sky case. It seemples that it is the duty and function of the attorneys for the aliens and of the aliens themselves to bring the same to my attention, but such has net been done, other than the generalties indulged in by the uninformed.

These aliens are not subjected to a police inquisition while imprisoned, nor in fact imprisoned. In the New Jersey district, which is fairly representative of the general procedure, immediately upon their being taken into custody they were examined (in the presence of an immigrant inspector and through an immigrant interpreter). In no instance was violence used toward an alien in that district, nor were the statements in that district taken under duress of any character. The questions and answers were recorded stenographically. As is well stated, these are strictly administrative proceedings, and the rules of evidence do not apply, as regards imprisonment. even the detention of the alien at the immigration detention quarters between the time of his arrest and the determination of the status of the alien by the Secretary; that detention does not constitute imprisonment, nor even deprivation of liberty without "due process"

Mr. Post frequently uses the word "guilty." It is submitted that there is no question of guilt in these proceedings. That word implies a crime under a criminal statute. There arises a pure question of fact as to whether an alien is or is not subject to deportation. The hearing, as has been pointed out, is designed not to try out the issues, as is done in an action at law, or to determine the guilt of the alien, as there is no question of crime involved. The hearing is designed simply to afford the alien an opportunity to show cause, in his own behalf, why he shall not be deported.

Mr. Post makes frequent use of the expression "conspiracy," an alien's conspiring against the law. No question of conspiracy is involved in these cases, and if there were they would be subject to criminal prosecution, and none of them have been prosecuted under

the criminal section of the Penal Code.

ES AGAINST THE

receipts for the sale of badges, and when asked how many memoris of the Communist Party he knew by name, gave the name of Truss. When asked whether he believed Truss to be an agitator, Marosz answered. "Yes, I do" The membership book found in the possession of Marosz shows that paid his dues if September, 50 cents; October, 40 cents; and November, 40 cents. Not only the membership card but the pledge card of the Communist Party for Truss was turned over to the immigrant inspector.

The application for charter by the Communist Party was approved by the national headquarters and the charter forwarded to the Baltimore branch, of

which Truss was a member at the time. So that there is a duly authorized application for membership, a pledge card, activity in the sale of badges, an admission of membership, application for charter from the national headquarters of the Communist Party, and receipt of the charter by the organization. The fact that the charter was returned by the organization at a later period is the fact on which Mr. Post seems to rely, although the charter does not state any of the principles of the Communist Party and is only the ordinary certificate that the branch is duly authorized.

I want also to put in the record—and I am not going to weary the committee with either the written statement or making an argument upon it—a complete discussion of the procedure under the immigration laws and the law with relation thereto, as shown by the decisions of all the courts in all the cases. It is a complete brief which effectually and completely annihilates, as I view it, the legal position which Mr. Post has insisted upon in the disposition of these cases. You are all lawyers. It is not necessary for me to present it orally, it seems to me, but I would like to have this go into the record in a complete fashion.

The Supreme Court years ago approved the use of comidential informants and has ruled several times that such a person is not an accomplice. (Grimm r. U. S., 156 U. S., 604, March 4, 1895, which contains several citations; also Goode r. U. S. 159 U. S., 603; U. S. r. White, 38 Fed. Rep., 36; U. S. r. Moore, 19 Fed. Repl., 39. See also, People r. Noelke, 94 N. Y., 136 decided in November, 1883, and Commonwealth r. Baker 155 Mass. 287. January 6, 1892.)

These are criminal cases and cover Federal and State officers who procured the evidence on which the cases were based by "decoy" letters. In the Grimm case, the opinion being written by Mr. Justice Brewer, it is stated: "The law was actually violated by the defendant. * * * and the fact that the person who wrote under these assumed names and received his letters was a Government detective in no manner detracts from his (the defendant's) guilt.

The Baker case is particularly interesting in that it arose in Massachusetts where there has been such severe criticism on account of the statements of Judge Anderson. In that case it was contended by the defendant, under a violation of the gambling laws, that the police officer who procured the evidence by playing at the "resort" of the defendant for the specific purpose of procuring the evidence on which the prosecution was based, is an accomplice. The lower court refused to so rule and the Supreme Court upheld the refusal, citing Commonwealth r. Willard, (22 Pick., 476), and Commonwealth r. Downing (4 Gray, 29).

In the Noelke case, the Supreme Court of New York said: "We agree that Mattocks (the detective) was not an accomplice, since he purchased the ticket to detect and punish a crime and not to aid in committing one. From the point of view of the prosecution he was a detective; form that of the defendant, a spy or informer; but in no sense a party to the criminal act or intent so as to become an accomplice.

· AUTHORITY FOR THE EMPLOYMENT OF CONFIDENTIAL INFORMANTS.

A number of cases before the United States Supreme Court have approved the use of "detectives" and detective methods in the procuring of evidence of crimes against the United States, particularly postal matters. In Grimm v. U. S. (156 U. S. 604), a post-office inspector had written the defendant, who was believed to be in a business which was prohibited by the laws, and in response to his letter, which contained a fictitious name, received through



the mails the matter on which the case was based. It was contended by the defendant that the inspector was an accomplice. After citing several cases against the contention, Mr. Justice Brewer, for the court, concluded the opinion: "But it is unnecessary to multiply authorities. The law was actually violated by the defendant * * * and the fact that the person who wrote under these assumed names and received his letters was a Government detective in no manner detracts from his (the defendant's) guilt."

This case was defided March 4, 1895, and the authorities cited are: Bates v. U. S. (10 Fed. Rep., 92), Wharton (note on p. 97), U. S. r. Moore (19 Fed. Rep., 39), U. S. r. Wight (38 Fed. Rep., 106), U. S. r. Dorsey (40 Fed. Rep., 752), Commonwealth r. Buker (155 Mass., 287), People r Noelke (94 N. Y., 137).

State r. Jansen (22 Kans., 498), State r. Stickney (53 Kan., 308).

Goode r. U. S. (159 U. S., 663), November 25, 1895, involved embezzlement of a letter by a mail carrier, the letter having been written by a post-office inspector, addressed to a fictitious person and address. Mr. Justice Brown, for the court, said: "* * * The fact the letter was a decey is no defense is too well settled by the modern authorities to be now open to contention. (King r. Egginton, 2 Bos. & Pull., 508; U. S. r. Foye, 1 Curtis, 364; U. S. r. Cottingham, 2 Blatch., 470; Bates r. U. S., 10 Fed., 92; U. S. r. Whittier, 5 Dillon, 35; U. S. r. Moore, 19 Fed., 39; U. S. r. Wight, 38 Fed., 106; U. S. r. Matthews, 35 Fed., 800; U. S. r. Dorsey, 40 Fed., 752; Grimm r. U. S., 156 U. S., 604)

U. S. r. Moore (49 Fed. Rep., 39) was a lottery case involving a decoy letter to the defendant, which letter was the beginning of the case. U. S. r. Wight (38 Fed. Rep.) was similar to the Goode case, supra, embezzlement by post-office employee. In this case the mail was not only addressed to a fictious person and address but the envelope was made up so as to attract attention and indicate that it contained money—almost an invitation.

People r. Noelke (94 New York, 136), November 20, 1883, was a lottery case under the State law, which declared that a conviction could not be had upon

the uncorroborated testimony of an accomplice. The court said:

"* * We agree that Mattocks (the detective) was not an accomplice, since he purchased the ticket to detect and punish a crime and not to aid in committing one. From the point of view of the prosecution he was a detective; from that of the defendants, a spy or informer; but in no sense a party to the

criminal act or intent so as to become an accomplice."

In Commonwealth r. Baker (155 Mass., 287, Jan. 6, 1892) it was contended by the defendant, under violation of the gambling laws, that the police officer who procured the evidence on which the prosecution was based, by playing several times at the gambling resort, was an accomplice. The lower court declined to so rule and was sustained by the Supreme Court of Massichusetts, (Commonwealth r, Willard, 22 Pick., 476; Commonwealth r, Downing, 4 Gray, 29).

GENERAL DISCUSSION OF THE PROCEDURE UNDER THE IMMIGRATION LAWS.

The immigration laws are designed to effect the exclusion (denial of entry into the United States) of aliens who for one statutory reason or another are deemed undesirable, and to expel (remove from after entry into the United States) aliens who were of the excluded classes at the time of entry or who by acts committed after entry bring them within the vice of the immigration laws.

In addition to the immigration laws there are a series of laws known as the Chinese exclusion laws, the first of which dates back to the administration of President Garfield predicated upon a treaty entered into with China in 1880. The expelling provisions of the Chinese exclusion laws were exclusively administered by United States commissioners and Federal judges under a proceeding which has been characterized by the Supreme Court as quasi judicial, and under which procedure the rules of evidence are followed. The United States Supreme Court in the case United States r. Wong You (223 U. S., 67) approved of the practice of subjecting Chinese to the provisions of the immigration act as well as those of the Chinese exclusion law, the effect of this being to subject the Chinese to strictly administrative proceedings where they lose the benefit of the structures incident to the rules of evidence.

It may be stated at the outset that the United States courts have consistently held that the powers of the Government to exclude or exped are coterminous.

DEPARTMENT OF JUSTICE, WASHINGTON, D. C.

JEH-EMR

20064

March 7. 1921.

MEMORÁNDUM FOR FILES

I am attaching hereto the extracts from the Attorhey General's statement before the Committee on Rules of the House of Representatives in June 1920 in answer to the charge that only three pistols were found in the arrests made in January 1920.

Very truly yours,

Solot F.D.W.

RDB

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BECORDED

The charge has been made that in the sweeping raids made by the Department of Justice there have been but three pistols found. In a letter from the chairman of the committee it is stated that Mr. Post testified before this committee as follows:

With all these sweeping raids all over the country there have been three pistols, I think it is, brought to our attention in the scores of cases that have come to us. Three pistols, two of them 22 caliber. Now, I do not know whether a 22-caliber pistol is a homeopathic pill for a bullet or a cannon ball. $\frac{1}{\sqrt{3}}$

I should imagine that the Assistant Secretary of Labor would have informed himself both as to the dangerous character of a 22-caliber revolver and as to the actual number of guns and dangerous weapons obtained in the raids.

A 22-caliber revolver when used at close proximity is far from a

small boy's play toy.

It might be interesting for the committee to see a picture of the results of the raids in Newark, N. J., on the night of January 2

48 CHARGES' AGAINST THE DEPARTMENT OF JUSTICE.

(Exhibit 5). This picture will show the committee that a number of rifles—in fact, 12 in number—were obtained at the meeting place of the Communist Party, and that in addition to those 12 rifles there were also found two revolvers and four bombs.

Mr. VAILE. Those rifles being Army rifles, General, with bayonets? Mr. PALMER. Yes; the committee must bear in mind that this

was in the city of Newark alone.

On the night of November 7 in the city of Newark, when arrests were made of Union of Russian Workers, three revolvers and two automatics were found, three of them being of large caliber. On the night of February 14, 1920, when arrests were made of members of the L'Era Nuova group, 24 in number, and in whose cases the Assistant Secretary of Labor has canceled warrants of all but four, five revolvers and two automatics were found, four of them being of large caliber. This is the story of the guns found in the city of Newark alone.

In the city of Providence three guns were found; in the city of Philadelphia three guns were found; in the city of Hartford three revolvers, one shotgun, one pair of brass knuckles, and one bomb were found; in the city of Cleveland five guns were found; in the city of Toledo one gun was found; in the city of Buffalo many guns were found, the exact number not given; likewise in the city of Los Angeles. These are the reports from only a portion of the country, but it clearly shows that the Assistant Secretary of Labor was absolutely in error when he made the somewhat facetious remark before this committee that but three revolvers were found in the entire country, two of which he did not know but that they "might be homeopathic pills for a bullet."

Of course, that is immaterial. The number of revolvers found can in no sense be an element in a determination of the potential danger of these aliens.

Department of Instice,

Bureau of Investigation.

209264

JBH: LML

P. O. Box 3185, Boston, Mass. January 10, 1921

Chief, Bureau of Investigation, Department of Justice, Washington, D. C.

Dear Sir:

It is desired to call the attention of the Bureau to an article in Colliers Weekly of July 24th which is en-The article in question is written by Melville E. Stone and begins on page 14. On page 24 of the article, reference is made to Louis F. Post, now Assistant Secretary of Labor who was formerly connected with a New York newspaper called "The Truth" and adds information on Mr. Post which this office has never seen.

Yours very truly,

John B. Hamalian.

John B. Hamrahan, Special Agent in Charge

Enc



2-0926476

File P.E.T

201264 American Relief Administration HERBERT HOOVER, CHAIRMAN 42 Broadway, New York City Dec. 28, 1920 CONTROLLING THE OPERATIONS OF THE EUROPEAN CHILDREN'S FUND Tel. Broad 7210 THE AMERICAN RELIEF ADMINISTRATION WAREHOUSES Mr. J. E. HOOVer Dept. of Justice Washington, D. C. Dear Mr. Hoover: Mr. Harold Vivian, of the Chamber of Commerce of the United States (New York office), with whom I have lately been in touch, has advised me to write to you for the "Hearings before the Committee on Rules of the House of Representatives", parts 1 and 11, being the ststement of the Attorney General on "Charges Made Against Department of Justice by Louis F. Post and Others," and exhibits. I shall be greatly obliged to you if you will have these transcripts of the Hearing forwarded to me here. Very truly yours. John M. Dokison John M. Oskison 0-0

209264

Bovember 2, 1920.

John &. Henrahen, Seq.,

Box 3165.

Boston, Mass.

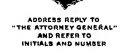
Doer Sirt

I am in receipt of your communication of the Soth ultime inclosing newspaper elippings from the Boston Granacript" and other papers upon the estivities of LOUIS F. FOST and the action of the American Segion in connection with the same.

I desire to express approciation of your interest in forwarding such editorial for the information of the bureau.

Very troug vouse.

209264-58



WASHINGTON. D.C.

January 21st, 1920.

Mr. J. E. Hoover.

Special Ass't to the Attorney General,

Washington, D. C.

Dear Sir:

Upon my return here from Kansas City telegram of the Chief requesting data relative Louis F. Post. was turned over to me for attention.

In this connection would advise that all correspondence taken in raids of 1917 was indexed and briefed primarily with the view of being used in the case of W. D. Haywood et al. . consequently no particular attention was paid at that time to preserving correspondence dealing with others than defendants. I remember some correspondence in which Fost was a factor. My impression was that in some instances he was the writer. Having given no particular thought at that time to Post it is probable that I am in error and instead of being the writer or receiver he was mentioned or referred to in the correspondence. Neverthless I am having an extended search made for letters signed by Post or addressed to him. It is also probable that same were removed from the files during my absence by some one of the various attorneys who have been connected with the Haywood case during the past two years.

I am seding you correspondence pertaining to the deprtation of George Andreytchine, one of the Chicago defendants. From this you will readily see Post was accessible to the I.W.W. I have placed same in Chronological order. The typewritten copies are of letters in evidence in the Haywood case and the original cannot be removed.

Herein is one letter signed by Post to Wm. McDonnell, Secretary of U.M.W. of A. local. McDennell is also an I.W.W. and the strike referred to was conducted by the I.W.W.

Herewith folders of correspondence between Geo. P. Westand Isaac McBridg with W. D. Haywood which will disclose their method of operatinf in Washington.

Trusting this material will be of some assistance to you. I am

3 W. MILLER, OF DELAWARE

EA, OF TENNESSEE
HOMAS TAYLOR, OF PENNSYLVANIA
AEGE, OF TEXAS

20 95 64

TELEPHO

THE AMERICAN LEGION

NATIONAL LEGISLATIVE COMMITTEE

HEADQUARTERS

532-536 WOODWARD BUILDING WASHINGTON, D. C.

October 6, 1920.

Mr. J. E. Hoover, Special Assistant, Attorney General, Department of Justice, Washington, D. C.

My dear Mr. Hoover:

The enclosed copy of report of the Post Investigating Committee of The American Legion is submitted for your information, in accordance with your request of September 16.

Very truly/yours,

John Themas Taylor, Chairman, NACTONAL LEGISLATIVE COMMITTEE.

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THE ODERNIEST LABOR PROISION.

On May 3rd Mr. rast Wilson, Secretary of Labor, ruled that the Communist Labor Party of America is not an unlawful organization, membership in which would constitute sufficient grounds for deportation. It was argued by the Department of Justice and is admitted by persons who understand even the cardinal principles of the party, that the Communist Labor Party and the Communist Perty, the latter h wing been declared unlawful, are identical so far as tactics are concerned. The Communist Labor case of course passed through the hands of Mr. Post and, had they been sufficiently acquainted with current events, either through their observation of the leading newspapers or the supposed investigation by their own department, they would have noticed on March 26th, in the "New York World" and other papers an official. communication from Russia addressed to the Communist Labor Party of America which on May 3rd is published as below by "Communist Labor" the official organ of the party with a specific indersement of the principles by the party. arwicle, as taken from the official organ, follows:

Louis I Port

COMMUNIST LABOR PARTY SUPPLEMENTAL.

The following information is gathered from official papers of the organization, some of which contain the original signatures of officers, and evidently were prepared either on the floor of the convention or shortly thereafter for publication and distribution among the membership.

The report of the Committee on International Relations, under the heading "International Affiliation", makes the following reports:

"The Communist Party of the United States of America declares that its purpose of organizing the workers for the conquest of the state for their class can only be accomplished in unity with such national parts of the international Labor Movement that have never lost sight of, nor ever betrayed the great historic struggle for Communism against Capitalism.

It further declares that such unity must be one of prin-

ciple and action rather than one of organization only.

The great war of the capitalist Powers for Imperialism has thrown the Nations of the earth into the final struggle between the working class and the capitalist-class. The revolutionary workers organizations the world over have suddenly been driven out of a period of revolutionary theory and propaganda into a period of revolutionary action. The success of such action, though agreed upon to fit national conditions and though applied by the workers of each Nation nationally, depends upon the united action of all the workers of all the countries, congested into one great revolutionary force by the all uniting spirit of international class solidarity.

We hereby declare ourselves one in principle and action with all the parties and organizations already affiliated with the Third International formed at Moscow, and send them

our heartiest greatings.

We pledge ourselves to work upon the lines and according to the program determined upon by the first Congress of the Third International, and hereby instruct our National Executive Committee to immediately take steps for the affiliation of the Communist Labor Party of the United States of America with the Third International.

The following is taken from the official grademaines of the Communist Labor Party Convention, as prepared in copy form by them:

"The difference between the Communist Labor Party and the Communist Party is not one of principle, but rather one of organization control. * * The Convention of the Communist Labor Party, just before closing its deliverations, passed a motion extending a standing invitation for unity to the Communist Party, and instructing the national officials of the Communist Labor Party to accept every invitation for unity upon a basis of equality from the Communist Party or any other revolutionary working class organization."

In the platform of the Communist Labor Party, as prepared in copy form, the following appears:

"The Communist Lab of Party of the United States of America declares itself in full harmony with the revolutionary working class parties of all the countries, and stands by the principles stated by the Third International formed at Moscow."

(Program.)

"The most important means of capturing state power for the workers is the action of the masses, proceeding from the place where the workers are gathered together - the shops and factories. The use of the political machinery of the capitalist state for this purpose is only secondary.". * * *

"Although the United States is called a political democracy, there is no opportunity whatever for the working class through the regular political machinery to affectively oppose the will of the capitalist class. * *

"The Constitution, framed by a capitalist class for the benefit of the capitalist class, cannot be amended in the workers' interest, no matter how large a majority may desire it. * * *

"Not one of the great teachers of scientific Socialism has ever said that it is possible to ableve the Social Revolution by the ballot. * **

"By their absolute control of the agencies of publicity and education, the capitalists have gained a control over the political machinary which is impossible to break by reserting to this machinary. * * *

"It is our duty as Commanists, who understand the class struggle, to point out to the workers that upon the workers alone depends their own emancipation, and that it is impossible to accomplish this through capitalist political machinery, but only by the exercise of their economic power. *

chinery, but only by the exercise of their economic power. * * * Communist Labor Party Platforms, being based on the class struggle, and recognizing that this is the historic period of the Social Revolution, can contain only one demand: The establishment of the Dictatorship of the Proletariat. * * *

The establishment of the Dictatorship of the Proletariat." * * "By the term "Revolutionary Industrial Unionism" is meant the organization of the workers into unions by industries, with a revolutionary aim and purpose; that is to say, a purpose, not merely to defend or strengthen the status of the workers as wege-searners, but to gain control of industry."

According to the "Communist Labor Party News", For November, 1919, which contains a declaration of principles, the Communist Labor Party considers the existing political state a ruling class instrument, whose sham democracies are useless to the working class, and teaches that workers must develop their own power, abolish the existing political state and under their own dictatorship work out their own problems.

With regard to the subject of force and fielence, as a part of the tactics of the Communist Labor Party as well as the Communist Party, particular attention is called to the fact that never has either specifically denied that force and violence is contemplated in their program, although there have been many opportunities when the party could repudiate the tactic. On the contrary, a number of the members of the party have been nonvicted under state laws, which required evidence of force and violence before the defendant can be convicted, and the defendants have been martyrized by their party. If force and violence is not contemplated in the program or tauties of the party, the introduction of that element into the cases would have been severely ridiculed by the official organs of the party in like manner as every other element of allegation which is not included in their tectics has been severely ridiculed. theless, no one can find anywhere any redicule of the allegation that force and violence are contemplated, but on the contrary there are direct indications beyond number, that the use of force and violence is implied.

Maria Maria

rning Papers May 6

May 5, 1920.

Memorandum for the Commissioner-General of Immigration: (Through the Assistant Secretary.)

In re CARL MILLER.

Age 38; native and citizen of Germany; arrived at the port of Galveston, Texas, in October, 1907.

This is a case arising under the provisions of the Act of October 16, 1918. It is alleged that the alien is a member of the Communist Labor Party of America, and that the Communist Labor Party of America is one mere membership in which makes an alien liable to deportation under the Act of October 16, 1918. Alien admits his membership in the Communist Labor Party; that he pays his dues in advance, and that he is familiar with the manifesto and program of the Party. The question to be determined by the Secretary of Labor is, therefore, Does the Communist Labor Party come within the purview of the Act of October 16, 1918, making aliens who are members of it liable to deportation?

The language of the Act applicable to this case is as follows:

"Section 1. * * * aliens who are members of or affiliated with any organization that entertains a belief in, teaches, or advocates the overthrow by force or violence of the Government of the United States * * * "Section 2. * * * shall, upon the warrant of the Secretary of

"Section 2. * * * shall, upon the warrant of the Secretary of Labor, be taken into custody and deported in the manner provided in the immigration act of February fifth, nineteen hundred and seventeen."

In a letter to the Secretary of Labor, dated January 14, 1920, Mr. Swinburne Hale, counsel for the Communist Party and later for the Communist Labor Party, said relative to making arrangements for hearing in the Communist Party case:

"I have no doubt that if this procedure is satisfactory I can arrange to have similar officials of the Communist Labor Party produced for examination at the same time. You may not, however, feel that this is necessary, since the language of the Communist Labor platform is substantially the same and the number of its members arrested is smaller."

Nevertheless, an examination and comparison of the Communist Party platform and program with that of the Communist Labor Party platform and program discloses some very substantial differences. The Communist Party requires its applicants for membership to sign a card reading as follows:

"The undersigned, after having read the constitution and program of the Communist Party, declares his adherence to the principles and tactics of the party and the Communist International; agrees to submit to the discipline of the party as stated in its constitution and pledges himself to engage actively in its work."

It will be observed that the application for membership requires the applicant to assert that he has read the constitution and program of the Communist Farty and that he adheres to the principles and tactics of the Party and the Communist International.

The Communist Labor Party application for membership is decidedly different. It reads as follows:

"I, the undersigned, recognizing the class struggle between the capitalist class and the working class the necessity of the working class organizing itself politically and intrially for the purpose of establishing communist socialism, hereby apply for membership in the Communist Labor Party. I have no relations as member or supporter with any other political party. I am opposed to all political organizations that support the present capitalist profit system, and I am opposed to any form of trading or fusing with any such organizations. In all my actions while a member of the Communist Labor Party I agree to be guided by the constitution and platform of that Party."

There is in this application and pledge no intimation that the member is required to accept the tactics of the Communist International or the tactics of the Communist Labor Party, except insofar as they are expressed in the constitution and platform of that Party. Yet it is not the principles advocated but the tactics proposed to be pursued to secure their adoption which create the deportable condition.

In order that we may clearly understand the duty devolving upon the Department of Labor, it should be pointed out that the recognition of the class struggle between the capitalist class and the working class, the advocacy of the political and industrial organization of the working class to establish communist socialism, the declaration that he has no relations as member or supporter with any other political party, or the declaration that he is opposed to political organizations that support the present capitalist profit system, and to any form of trading or fusing with any such organization, does not make an alien deportable under the law.

The Communist Party asserts that "communism does not propose to <u>capture</u> the bourgeois parliamentary state but to <u>conquer</u> and <u>destroy</u> it," thereby making clear its intent to use force to attain the end in view. No matter how much mass action or economic power in the form of strikes may be used as a means of propaganda, it would be impossible to conquer and destroy our present form of government without the use of force, unless it is first captured by the parliamentary methods provided by our Constitution and Laws.

The Communist Labor Party makes no such definition. On the contrary in Part I, Section 2, of the Party and Labor Program, it declares: "The working class must organize and train itself for the <u>capture</u> of state power."

The Communist Party declares that "participation in parliamentary campaigns, * * * is for the purpose of revolutionary propaganda only." The Communist Labor Party makes no declaration to that effect.

Because of these differences, the conclusion was reached that the organizations would be passed upon separately and each dealt with in accordance with its own merits.

The principal excerpts from the Communist Labor Party platform and program relied upon to show that the organization is one mere membership in which makes an alien liable to deportation under the Act of October 16, 1918, are as fellows:

"PLATFORM.

"1. The Communist Labor Party of the United States of America declares itself in full harmony with the revolutionary working class parties of all countries and stands by the principles stated by the Third International formed at Moscow."

"PARTY AND LABOR PROGRAM. "Part I.

"The Communist Labor Party of America declares itself in complete accordance with the principles of communism, as laid down in the Manifesto of the Third International formed at Moscow."

- "2. The working class must organize and train itself for the capture of state power. This capture means the establishment of the new working class government machinery, in place of the state machinery of the capitalists."
- "6. The most important means of capturing state power for the workers is the action of the masses, proceeding from the place where the workers are gathered together -- in the shops and factories. The use of the political machinery of the capitalist state for this purpose is only secondary."
- "7. In those countries in which there is a possibility for the workers to use this machinery in the class struggle, they have, in the past, made effective use of it as a means of propaganda and of defense. In all countries where the conditions for a working-class revolution are not ripe, the same process must go on."

"Part II.

"o. Not one of the great teachers of scientific Socialism has ever said that it is possible to achieve the Social Revolution by the ballot."

"7. However, we do not ignore the value of voting, or of electing candidates to public office -- so long as these are of assistance to the workers in their economic struggle. Political campaigns, and the election of public officials, provide opportunities for showing up capitalist democracy, educating the workers to a realization of their class-position, and of demonstrating

the necessity for the overthrow of the capitalist system. But it must be clearly emphasized that the chance of winning even advanced reforms of the present capitalist system at the polls is extremely remote; and even if it were possible, these reforms would not weaken the capitalist system."

"Part III.

- "1. In America, the capitalist class has never had a feudal aristocracy to combat, but has always been free to concentrate its power against the working class. This has resulted in the development of the American capitalist class wholly out of proportion to the corresponding development in other countries. By their absolute control of the agencies of publicity and education, the capitalists have gained a control over the political machinery which is impossible to break by resorting to this machinery."
- "5. It is our duty as Communists to help this process, to hasten it, by supporting all efforts of the workers to create a centralized revolutionary industrial organization. It is our duty as Communists, who understand the class struggle, to point out to the workers that upon the workers alone depends their own emancipation and that it is impossible to accomplish this through capitalist political machinery, but only by the exercise of their united economic power."

"PROGRAM.

- "1. We favor international alliance of The Communist Labor Party only with the Communist groups of other countries those which have affiliated with the Communist International."
- "2. We are opposed to association with other groups not committed to the revolutionary class struggle."
- "7. The Party shall make the great industrial battles its major campaigns to show the value of the strike as a political weapon."

In addition to these should be noted the argument by counsel that the tactics of the Communist Party in Russia are the methods intended to be pursued by the Communist Labor Party of America, and that certain statements of prominent Communists relative to the objects of the Communist Labor Party should be taken as showing the intent of the Party itself. The tactics of the Communist Party in Russia can have no bearing upon the Communist Labor Party in the United States except insofar as those tactics are accepted or adopted by the Communist Labor Party; nor can the statements made by prominent members of the Party be accepted as the expressions of the organization unless the Party by its own action adopts the statements.

The excerpts from the Communist Labor Party platform and program quoted above indicate an extremely radical objective, but there is nothing in them that discloses an intention to use force or violence or that is incompatible with the use of parliamentary machinery to attain the radical end it has in view. The belief in teaching, and advocacy of the class struggle, mass action, the conquest of political power, the dictatorship of the proletariat, socialism, communism, the one big union, shop committees, shop stewards, and other social, economic and political changes mentioned in the Communist Labor Party platform and program, however reprehensible these things may be to the minds of any or all of our people, do not bring the organization within the purview of the Act, as long as it does not propose to use force or violence to accomplish the purpose. If the American people are left free to discuss and decide the questions presenting themselves for consideration from day to day, uninfluenced by the threat of force or violence, they can be relied upon to protect themselves against any false philosophies, wild-eyed revolutions, or dictatorships of any kind.

The Communist Labor Party of America does not come within the scope of the Act of October 16, 1918.

There being no evidence, other than membership in this Party, to show that Carl Miller comes within any of the deportation provisions of the law, the warrant under which he is held is hereby especially

(Signed) W. B. WILSON,
Secretary.

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Hay 6, 1920.

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Milwankec, Wisconsin.

Reservoir May first relative communication between A. W RICHTER and Assistant Secretary Post. Desire that you make every effort to obtain decementary evidence substantiating contents you letter. Wire results. Stop. Five.

BUgke, Chief.

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Jaly 2, 1920.

Stone, Baq., integrated by Stones, Building, Bowark, B. J.

Deer Sir:

Sth ultime. The law referred to is the set of May 10th 1920, a copy of which is inclosed herewith for your attention. In accordance with your request I am also inclosing a copy of the printed record of the statement of Louis P. Post before the Congressional Committee.

Very truly yours.

Assistant Director and Chis.

Incl. 74203.

DEPARTMENT OF JUSTICE,

3950

October 30, 1920.

MEMORANDUM FOR MR. ROBB.

I am attaching hereto certain correspondence received from the Chicago office, Bureau of Investigation, dealing with certain very important matters. I would appreciate this material being carefully indexed and properly filed in the main department files.

Respectfully,

GFL-EB

Department of Instice,

Bureau of Investigation.

New York, N. Y.

305

June 8, 1920.

J. E. Hoover, Esq., Bureau of Investigation, Department of Justice, Washington, D. C.

Sir:

Many thanks for the report on the hearings before the Committee on Rules, and the recent enactment in regard to aliens; both of which I am reading with a great deal of satisfaction.

Thanking you again for your courtesy, I remain,

Very truly,

DIVISION SUPERINTENDENT GEORGE F. LAMB.

Bepartment of Instice.

Bureau of Investigation. Pittsburgh, Pennsylvania. 209264

July 21st, 1920.

3950

Frank Burke, Esq., Chief, Bureau of Investigation, Department of Justice, Washington, D. C.

Dear Sir:-

Refer to Mr. Hoover.

Beg to acknowledge receipt of twenty-four copies of the Attorney General's reply before the House Committee on Rules relative to the charges made by Assistant Secretary of Labor Post. The information contained in this pamphlet is of deep interest to me and also to the other men in the office. Please accept my thanks for same.

I have conveyed to 836 your appreciation of his kindness to you while you were in this city.

Yours very truly,

R.B. Spin R. B. SPENCER.

Special Agent in Charge.

RBS: N

been averted.*
Sincerely

New York, Sept.17.1880. (Signed); G.F. Opensin.

MA

Department of Instice,

Bureau of Investigation.

Boston, Mass., May 20, 1920.

Frank Burke, Esq.,
Assistant Chief and Director,
Bureau of Investigation,
Department of Justice,
Washington, D. C.

305

Attention of J. E. Hoover, Esq.

FILE W.W.G.

Dear sir.

In further reference to Bureau letter of the 15th, instant, initialed JEV. F. containing copy of a communication from counsel for Mr. Louis F. Post) Assistant Secretary of Labor, addressed to the Chairman of the Committee on Rules of the House of Representatives, this office submits the following as a detailed report of the activities of its Agents on the night of January 2, 1920, in connection with arrests of alien members of the Communist Party of America and the Communist Labor Party.

In submitting this information it is desired to cover minutely, in so far as records at hand offer the information, all activities as outlined in paragraphs three, four, five and six in the communication from counsel for Mr. Post, which are the only parts of the letter that apply to this office. In order to portray the situation as clearly as possible the information is submitted according to cities and towns involved.

BOSTON, MASSACHUSETTS.

di.

At Boston there were two meeting halls of the Communist Party visited, the State headquarters at 885 Washington street and the headquarters of the Russian Branch No. 2 at 97 Staniford street. At 885 Washington street 29 persons found at an executive meeting were taken to the police station and booked as "suspicious persons". Of these, twenty-one were found to be aliens and eight U. S. Citizens, the citizens being discharged the next day. Those who were aliens were taken to the U.S. Immigration Station, Deer Island, telegraphic warrants of arres having been asked. Later, one of the 21 taken to Deer Island was found to be a naturalized citizen and was released. immigration warrants of arrest were in the possession of the officer at the time of this raid and Washington was telegraphed for warrants for the remainder. The hall was searched and the persons in the hall were searched at the time of arrest. No search warrants had been issued previously. It was at this place the petitioners in the recent habeas corpus proceedings

claimed there was gun display on the part of the officers, but this is absolutely denied by the officers assigned to that place and they were ready to so testify in court but their testimony was withheld by the Assistant U.S. Attorney on account of the attitude of the court. It was also at this place that one of the aliens who had \$3600. in his possession offered an Agent \$1000. to release him.

At the headquarters of the Russian Branch No.2, 97 Staniford street, 24 aliens found therein were taken to the police station and booked as "suspicious persons", where the examination was conducted. The next morning seven aliens were released on account of lack of evidence of membership in the Communist Party. Fifteen warrants of arrest were in the possession of the office for the seventeen held and telegraphic warrants asked for remainder. The hall was searched and the persons arrested searched but no search warrants had issued.

In the West End section of Boston five aliens were arrested on five immigration warrants of arrest issued for them and their homes searched, but no search warrants had issued. These, together with the above seventeen aliens, were removed to the Immigration Station at Deer Island, Boston. This made a total of 29 persons arrested and booked in that police precinct as "suspicious persons".

BROCKTON, MASSACHUSETTS.

At Brockton, Massachusetts, one hall was visited. that of the Lithuanian Communist Branch but no persons found The secretary of that branch was arrested and his books and membership cards taken. A total of forty persons, including one U. S. Citizen, were brought to the Brockton police station, booked as "suspicious persons", and examined there after which all but 19 were discharged. The officer had in his possession eleven immigration warrants and the Immigration officer accompanying the Agent wired Washington that night directly for telegraphic warrants covering all persons alien members of that local. This was the local in which the secretary had Communist Party membership cards in names of the members, with paid up due stamps, all of which the members denied any knowledge, claiming they were Socialists and not Communists. Hence 19 were brought to the Immigration Station, Deer Island, Boston, January 3d. No search warrants were issued for the hall, which was searched, or the home of the secretary who had the records.

BRIDGEWATER. MASSACHUSETTS.

At Bridgewater, Massachusetts, one meeting hall was visited and four persons, aliens, arrested there. A total of six persons in all, all aliens, were arrested and booked at the police station. No search warrants were issued for the places searched. One immigration warrant had issued. No American citizens were arrested.

CHELSEA. MASSACHUSETTS.

At Chelsea, Massachusetts, the hall of the Chelsea Russian Branch of the Communist Party was visited, from which eighteen aliens were taken to the police station, examined, and held, being booked as "suspicious persons". In addition two aliens. for whom warrants had issued, were arrested at their homes, and taken to the paice station, making a total of twenty persons booked there. No search warrants issued for the hall or for the homes of the two persons arrested on immigration warrants. The next morning, January 3d, two aliens were released at the police station. The night of January 2nd five were released after examination at the station. On the morning of January 3d, telegraphic warrants of arrest having been requested, the thirteen aliens, including the two arrested on warrants. were conveyed to the Immigration Station at Deer Island. One of the aliens arrested, for whom immigration warrant had issued, was Stella Wesolowska, secretary of the Russian Branch. At the habeas corpus proceedings claim was made her daughter, aged 13. was sent homeat midnight. The Agent making the arrest reports he offered Mrs. Wesolowska the opportunity to have a police officer accompany the girl home but the mother said it It was also claimed that while waiting at was unnecessary. the dock for the boat to the Immigration Station she, Mrs. Wesolowska was put into a toilet and kept there for several Our agent reports she was placed in the women's detention room and that he had nothing to do with the matter.

CHICOPEE FALLS, MASSACHUSETTS.

At Chicopee Falls, Massachusetts, one meeting hall was visited, 20 persons, all aliens, arrested and taken to the police station where they were booked as "suspicious persons". No U. S. Citizens arrested. Five immigration warrants were in possession of the Agent for five persons arrested and other warrants requested by telegraph by the Boston office. Five searches were made, no search warrants being issued therefor.

FITCHBURG, MASSACHUSETTS.

At Fitchburg, Massachusetts, one meeting hall was visited but no persons found therein. The Agent and Immigration Inspector accompanying him had 26 immigration warrants of arrest. 21 aliens named in the warrants were arrested, taken to the police station, and booked. One alien, for whom warrant was present, was released on account of being an ex-soldier. aliens were arrested without warrants, telegraphic request being made by Boston office, and of these two aliens one. Peter Samuelenas, admitted being an organizer for the Lithuanian Communist Branch, while in the other case & Communist membership card was found on his person. Of the five remaining immigration warrants unexecuted, four were for women who were in the city and could have been taken but were not taken on account of having families. In reference to the handcuffing of the aliens who were brought to Boston on January 3d, there were but two Agents and two police officers to convey this group to Boston and as it was some distance in Fitchburg from the police station to the railroad station it was deemed advisable to handcuff. A small chain ran between each pair of cuffs. On the train, enroute to Boston, the cuffs were removed from the hands of those who asked. No search warrants were issued for searches at Fitchburg.

GARDNER, MASSACHUSETTS.

At Gardner, Massachusetts, two meeting-halls were visited but no persons found therein. Il persons were arrested, 10 aliens and one U.S. citizen. Six immigration warrants were in the possession of the Agent and Immigration Officer, four of them being served on those arrested. Telegraphic warrants were asked by Boston office on seven. The U.S. citizen arrested on immigration warrant was released the next day at Boston. All persons arrested were booked at police station as suspicious persons. No searches were made on search warrants.

HAVERHILL. MASSACHUSETTS.

At Haverhill one meeting hall visited, that of the Lithuanian Branch of the Communist party, in which 20 persons, all
aliens, were found and were taken into custody, being booked
at the local police station on local charges. No U.S. citizens
were arrested. But one immigration warrant was in possession of
the officer but telegraphic warrants were requested by the
Boston office. No search warrants were issued. The records
of the party were found and the 20 persons, aliens, at the hall
conveyed to the Immigration Station, Deer Island, Boston.

HOLYOKE, MASSACHUSETTS.

At Holyoke one meeting hall was visited and one person found therein taken to the police station. 27 persons in all arrested, including one U.S. citizen. 20 immigration warrants were in possession of the Agent, 14 of which were served, including the U.S. citizen above mentioned, and telegraphic warrants for remainder asked by Boston office. Of the 27 arrested, 11 were booked on local charges and the remainder held on immigration warrants.

LAWRENCE, MASSACHUSETTS.

At Lawrence one meeting place was visited but no meeting found in progress. One person found therein was taken. Fifteen persons in all were arrested here, all aliens, no U.S. citizens. Fifteen immigration warrants in possession of Agent and Immigration Inspector executed on 15 persons arrested, being served on aliens at police station by the immigrant inspector. 16 search warrants were issued by Clerk of the District Court, Lawrence, for all places searched.

LOWELL. MASSACHUSETTS.

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At Lowell no meeting places were visited but 9 persons, all aliens, no U.S. citizens, were arrested and booked on local charges. 8 immigration warrants of arrest were in possession of Agent. No search warrants issued for places searched, which were the homes of the aliens.

LYNN, MASSACHUSETTS.

At Lynn two meeting halls were visited. 39 persons found at the Communist Hall at 120 Market street were taken to the police station. 16 persons arrested at homes in Lynn, Salem, Swampscott and Peabody, were taken to the Lynn Police station and held. Eight immigration warrants of arrest were in possession of Agents and Immigrant Inspector. four of which were executed by the Immigrant Inspector at the police station. In all 17 aliens were arrested, four on warrants, and 13 had telegraphic warrants asked by the Boston office. In all 55 persons were taken to the Lynn police station, booked as "suspicious persons", 17 aliens held, and the next day 38 taken before police court justice and discharged, as required. reference to the "39 bakers", it may be stated information was received at the station that there was a meeting at the Communist headquarters, 120 Market street, to which place an Agent and officers went, who, after talking with them and finding their records were not in English and the meeting in a hall that was a Communist meeting place, with all the literature of such a place, suggested they all proceed to the police station.

which all agreed to do. 34 of these persons walked to the police station without escort and 5, who did not wish to walk, rode in the van to the station. The examination consumed the entire night. All were booked and discharged before the court next day, as required, with the exception of one found to be an alien Communist. In reference to Peter Frank, a U.S. citizen, arrested on immigration warrant and subsequently released on habeas petition before Judge Anderson, original investigation failed to show he was a citizen. At time of arrest he claimed to be a citizen and Agento McKean suggested he be released by Immigrant Inspector Boyle/said as immigration warrant issued he would have to hold him and it would be incumbent, under immigration act, for Frank to establish his citizenship before release. Subsequent investigation made by this office indicated that city of Cincinnati, where he claimed birth, had no records of births until six months after date on which Frank claimed born. Records of Communists were secured.

NORWOOD, MASSACHUSETTS.

At Norwood the meeting hall of the Lithuanian Branch of the Communist Party was visited and two persons taken into custody there. A total of ten persons, all aliens, no U.S. citizens, were arrested at Norwood. Ten immigration warrants were in possession of Agent and of these nine were executed, the other one not being executed on account of it being found the persons was a U.S. citizen and he was not arrested. For the alien for whom no warrant of arrest existed that night the Boston office requested the graphic warrant. He was booked as a suspicious person while others were held on the immigration warrants. Each home was searched but no search warrants were issued. Several days subsequent to January 2nd two more alien Communists were arrested by the police and held until telegraphic warrants were received. Records of the Communist Party were secured.

SPRINGFIELD. MASSACHUSETTS.

At Springfield two meeting halls were visited, a total of 60 persons being taken therefrom. A total of 67 persons were taken into custody in this city. Five U.S. citizens were taken on immigration warrants issued and two without warrants. But two of the U.S. citizens, one Louis Danzig, secretary of the Jewish Communist Local, and his brother, Morris, also a member, both naturalized, were taken to Boston and released upon presentation of papers; the other five were not taken to Boston. One woman, a U.S. citizen, taken on a warrant, was released after a short while at the police station in Springfield on proving citizenship. 38 immigration warrants were in possession of the Springfield office, of which 17 were served, telegraphic warrants being asked by Boston office for those taken without warrant. An immigration inspector served the warrants at Springfield for those taken in Springfield, Holyoke

and Chicopee Falls. Those arrested on immigration warrants were held by the police on those warrants and the others, 49, were booked as "suspicious persons". From 10 to 12 searches were made in Springfield but no search warrants issued. 15 persons taken to Boston without immigration warrants, telegraphic warrants having been asked by the Boston office.

WORCESTER, MASSACHUSETTS.

At Worcester one hall was visited, eight persons being arrested therein, all alien, no U.S. citizens. Thirteen persons in all, all aliens, arrested at Worcester. 10 immigration warrants were in possession of the Agent and the Immigrant Inspector accompanying him, who served warrants on aliens at police station. Of the 10 immigration warrants, 8 were served, five persons being arrested without warrant but telegraphic warrants being requested by Boston office. Two women were taken into custody, one with a warrant and one without a warrant. The party records were secured. Nine searches were made on warrants issued by U.S. Commissioner Dresser.

WELLESLEY, MASSACHUSETTS.

At Wellesley, Massachusetts, this office arrested two persons on immigration warrants, Mr. and Mrs. Colyer. At time of habeas corpus proceedings they admitted that they permitted search of their home, that proper service of warrant was made, etc.

BERLIN. NEW HAMPSHIRE.

At Berlin, New Hampshire, six immigration warrants had been issued for arrests of alien. 13 aliens were questioned there that night, but as they denied membership in the Communist Party and as no evidence could be found they were released and warrants not served.

CLAREMONT. NEW HAMPSHIRE.

At Claremont one hall of the Russian Branch was visited. 22 persons, all aliens, no citizens, were arrested at Claremont. The Communist charter was found. Of the 22 taken at Claremont but 9 were held and taken to Concord, New Hampshire jail. The Agent had 9 immigration warrants of arrest, six being served, three persons being taken without warrant but the Boston office making telegraphic request for same. No search warrants were issued here.

7

DERRY, NEW HAMPSHIRE.

At Derry no halls were visited. 32 immigration warrants were issued for arrests of aliens and 20 aliens were arrested on these warrants and taken to the Manchester police station, where they were examined, the number there after examination being finally reduced to 10 aliens who were finally held. No U.S. citizens arrested; no arrests without warrants; no search warrants issued. Communist Party records were found. Immigrant Inspector served warrants at Manchester.

LINCOLN, NEW HAMPSHIRE.

At Lincoln one hall was visited, the Russian Club, where 18 persons, all aliens, were found. 29 persons, all aliens, were taken into custody at Lincoln, were taken to the hotel and questioned, and eventually, next day, taken to Concord, New Hampshire jail. Of the 29 aliens, 18 were arrested on warrants issued and 11 without warrant, telegraphic request for warrants being made by Boston office. No search warrants issued. Communist charter and membership cards found. No U.S. citizens arrested.

MANCHESTER, NEW HAMPSHIRE.

At Manchester one hall was visited, that of the Russian Communists, where 13 aliens were taken. In Manchester 54 persons, all aliens, were taken that night to the police station, where they were examined and 36, all aliens, finally held and taken to Concord, New Hampshire, jail. 48 immigration warrants of arrest had been issued for that night, of which 36 were served. No persons held without warrant of arrest. Of the 48 members of the Manchester Russian Branch (including 10 from Derry who belonged) 46 were held finally. No search warrants were issued for searches.

NASHUA. NEW HAMPSHIRE.

At Nashua the Lithuanian Communist hall, in which a meeting was in progress, was visited. Approximately 125 persons in the hall were taken to the police station and examined. 161 persons in all in Nashua were brought to the police station. Six immigration warrants were issued for that night and six were served. The Nashua police actually conducted the raid at this point and secured search warrants for each place searched. Communist charter and membership lists were secured. Finally, after examinations, 34 men and five women, all aliens, were held, six of them on warrants, telegraphic warrants being asked for remainder by Boston office. All of these held admitted membership in Communist Party.

NEWMARKET, NEW HAMPSHIRE.

At Newmarket no meeting places were visited, arrests being made at homes. 12 persons, all aliens, no U.S. citizens, were arrested and taken to Dover, New Hamp shire, where they were examined at the police station, 9 men eventually being held and taken to Boston. 10 immigration warrants had issued for that night, of which three were served. Of the 9 men held finally three were held on immigration warrants and nine without warrants, telegraphic warrants being requested by the Boston office. Communist membership list was found. No U.S. citizens were arrested at Newmarket. No search warrants were issued for searches made.

PORTSMOUTH, NEW HAMPSHIRE.

At Portsmouth no meeting places were visited. Eight persons, all aliens, were arrested here. Of the eight arrested, one was released on account of imbility to identify him. Of the eight arrested, five were arrested on immigration warrants, one released as above stated, and two held without warrant, telegraphic warrants being requested by Bos ton office. Nine immigration warrants were in possession of Agent and Immigrant Inspector; five were served and four unexecuted. The Communist charter and membership lists found. The Immigrant Inspector served warrants at time of arrest. No search warrants were is sued for searches made.

SEARCHES.

In every instance where practicable search warrants were secured, viz., at Worcester from the J.S. Commissioner, at Lawrence through the local police, and at Nashua. New Hampsnire, through the local police. In no instance has it come to the attention of this office, nor was it developed at the recent habeas corpus hearing, that any search was made over the protest of the person involved. It was testified to at that hearing that all searches were permissible searches, similar to those at the homes of Mr. and Mrs. Colyer, the principal petitioners, who testified they permitted such search.

ARRESTS ON LOCAL CHARGES.

There is a Massachusetts statute which permits a police officer to take into custody and detain for twenty-four hours as a "suspicious person" any person and that person can at the end of that time be discharged if no evidence is found against him. This is the procedure that was followed in these cases. They were booked as "suspicious persons" and at the end of twenty-four hours removed to the immigration station. It was also pointed out at the habeas corpus hearing by Assistant

Division Superintendent West, who was for ten years in the Immigration Service, that in years past this procedure, although on not so large a scale, was followed, e.g., that if an immigration warrant should issue for an alien and he could not be located the inspector would leave the warrant at the police station or else leave word with the police to apprehend the alien, that the police would do so, booking him as an "S.P.", and then notifying the immigration inspector who call with the warrant for the alien. It has also been the custom in years past when no immigration warrant existed for the police to follow the same procedure so as to afford the immigration authorities an opportunity to wire for a telegraphic warrant.

HANDCUFFING OF ALIENS.

The handcuffing of aliens was a point which was greatly stressed by the petitioners' counsel at the recent habeas corpus proceedings, as well as to the so-called chaining of aliens. It appears that of the number brought down from Fitchburg and Gardner they were handcuffed in pairs with a very light chain running through the handcuffs. This was necessary by reason of the small quota of guards with the large number of aliens. The same happened with the crowd from Worcester. These were the usual police chain handcuffs. The aliens from New Hampshire came in on two special cars without handcuffs. but crossing Boston each couple was handcuffed This was necessary on account of there but no chains used. being more than one hundred men in the party. The detail from Springfield and the western part of the state had no handcuffs placed on them until they reached Boston and crossed the city. This was late at night and passed unnoticed. The Boston arrestees were removed in closed vans and not handcuffed. From other points aliens coming to Boston were met at the railroad station, placed in auto vans, and removed to the immigration station, without handcuffs. In general it is to be noted that, even to the extent of using chains, this is the usual police method of conveying prisoners where a small guard accompanies them.

PHOTOGRAPHING OF PRISONERS.

At the recent habeas corpus proceedings Judge Anderson (p.1107) said the aliens were "exhibited to the photographers apparently by some prearrangement". The method of the questions coming from the Court and having no basis in fact in this respect appeared most despicable. At this point, Raymond A. Kierman (p.1111) volunteered to and did go on the witness stand and testify that as a reporter for the "Boston Traveler" he had charge of the photographing at the wharf and that this office had nothing to do with it, nor was any suggestion made to him

by any government officer relative to photographing the aliens (pp.1115, 1116) Later Judge Anderson questioned him relative to being at the Department of Justice office and the Immigration Station at six o'clock in the morning, questioning that he as a reporter went on duty at that early hour.

TELEGRAPHIC WARRANTS OF ARREST.

As soon as this office ascertained the names of those for whom warrants of arrest had not issued and who were in custody or about to be taken into custody telegraphic warrants were immediately requested of the Bureau at Washington and a copy of our telegram sent to the local Commissioner of Immigration so that he might also wire. He was also furnished with the necessary affidavit in each case. However, the Immigration Bureau at Washington did not respond as quickly as desired and this office received telegraphic advices to the effect that it was caused by confusion there. At the Boston end, after this office checked for the local Immigration service all warrants of arrest for those arrested and in custody it was found that there were about eighty persons for whom the local Immigration Service had failed to wire for warrants, all though copies of our telegrams had been furnished them. This was an error chargeable entirely to them.

VIOLENCE TOWARDS COMMUNISTS.

It was testified to by Division Superintendent Kelleher at the habeas corpus hearing that no violence had been done any person during the raids of January 2nd in this district, and Mr. Frankfurter, counsel for petitioners, agreed that there was no violence from either side. This office desires to point out that despite the large number of persons taken into custody and the number of searches made and places visited not one complaint of violence has been made by any person on that night, nor was it even intimated at the recent hearing. At the first protest meeting after the January raids, which was held by the Communists and sympathizers in Boston, February 23d, they openly stated that the Department of Justice men always acted the part of gentlemen and treated them with every consideration. At the habeas corpus hearing Frank Mack, a Communist leader, admitted the same and has since openly said that the Department of Justice agents accorded every consideration to everyone.

GUN DISPLAY DURING RAIDS.

In two instances during the habeas corpus proceedings allegations were made that during the raids revolvers were drawn, once by one citizen from the Communist State headquarters at Boston and once by a person found at 120 Market street, Lynn.

Agent McKean testified that there was no gun display at Lynn, he being in charge of that district, while Agent Tevlin who visited 120 Market street had no gun on his person. At the Communist State Headquarters, 885 Washington street, Boston, Agent Valkenburgh testified no guns were drawn and Deputy U.S. Marshal Bradley, who accompanied him there, was ready to testify to the same and to testify that he had no gun on his person. It was during the testimony of Agent Valkenburgh on this point that he was questioned by Judge Anderson relative to taking of seven citizens from that place, in which instance the Agent pointed out it was not until the next morning that their citizenship was established. He was questioned by the Court as follows (p.1120)

"Q. What were your instructions?

A. To cover Communist Headquarters and go out and serve the warrants on certain persons that I had in my pocket.

Q. And you took seven citizens and put them in

cells and kept them over night, as you say now?

A. I found out later that they were citizens.
Q. Is that your notion of liberty under the law?

A. I had no other way of finding out they were citizens. They didn't tell me as such until the next morning.

Mr. GOIDBERG. I suggest, if your Honor please, that it was this agent's business to obey his instructions, or resign.

The COURT. Well, that may be true, but it is the business of any American citizen, who knows anything about Americanism, to resign if given such instructions. That is all."

In connection with above observation of Judge Anderson as to Americanism, it might be further observed that the above Agent was during the Spanish-American war a captain in the volunteer forces of the United States.

EXONERATION OF BOSTON OFFICE IN OPEN COURT.

It is worth while noting that Judge Anderson (p.879) exonerated the Agents of the Boston Division from any participation in so-called "spotter evidence" - by creating the inference as he did beforehand and later withdrawing therefrom - in the following words: "I did not suspect in what I said before adjournment that the local Bureau of Investigation had anything whatever to do with the provision in the document or was in any way involved in the producing of fake documents or dealing in any other fake business which might be the natural, and assuredly in the long run, the inevitable result, of the under-cover in-

formant business. I had exonerated in my mind, until further evidence came in at any rate, the local Bureau from any knowledge of it." The above turned upon the attempted introduction of a Communist Party pamphlet objected to, first, by the Court and then by the petitioners' counsel, which led to the Court's widely published observation that the Government owns and operates at least a prt of the Communist Party. The petitioners' counsel, Attorney Katzeff and Attorney Brooks, during their arguments to the court, in summing up, stated they absolved the local Agents of the Department of Justice from any particular criticism but stressed particularly the instructions to the Agents and the policy of the Department in the raids.

UNDER-COVER INFORMANTS.

Throughout the trial the Court placed particular emphasis and criticism upon the policy of the Department in the use of under-cover informants and tried in every manner to liken their operations to so-called spotter evidence or that produced by private detectives employed to foment trouble in factories. Despite every logical explanation of this policy no opportunity was lost by Judge Anderson to condemn it. The record is available upon this point. It may be noted, however, there were nomeetings stimulated within this Division - a fact which was thoroughly established by testimony.

BOSTON DIVISION ACCOMPLISHMENTS IN RAIDS.

To turn from the above, it is worthy of mention that every assistance in the way of co-operation was given by this Division to the Immigration Service of the Department of Labor in this district. Upon the conveyance to Boston of all the alien members of the proscribed parties they were taken to the temporary immigration station at Deer Island. At Deer Island this office immediately secured an index system, by names, by cell numbers, and by cities and towns, of all persons in custody. This office checked up and turned over to the Immigration Service all the warrants of arrest served, placing cell numbers on same, and also gave to that service copies of telegrams sent by this office to the Bureau recommending that request be made for telegraphic warrants in cases of aliens arrested without This office also prepared a questionnaire, virtually a preliminary immigration examination, which was used in each case of an alien arrested, and this was also turned over to the Immigration Service. Fifteen typewriting machines were secured. together with tables and chairs, and sent to Deer Island. Four teen stenographers, capable of taking | hearings, were by this office mustered after an entire search of the city and were sent to Deer Island. Seven interpreters were also pro-This office assumed censorship of the mail to and from Deer Island. It also provided an agent to interrogate visitors and issue passes for Deer Island. Two lines of telephones were

connected and instruments installed, one at the administration building and one with the prison, this being done in a few hours. The evidence found was brought to the Bureau office, assorted by Agents and translators and placed in envelopes marked on the outside for the inspectors. The Agents were also present and the hearings and presented the evidence secured.

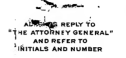
The hour set for the raids was 9.00 p.m. (Eastern time) January 2d, 1920. The following day, Saturday, January 3rd, at most places the examinations continued. On Sunday, January 4th, arrangements were made for special cars and special trains to carry the arrested persons from points in New Hampshire and from Western Massachusetts, picking up parties along the route, and on Sunday evening, January 4th, approximately 450 alien Communists were safely in custody at Deer Island, Boston, this office not losing an alien, not an accident of any kind happening, not an act of violence, and, in fact, not a slip up of any sort.

The above references to the accomplishments of the office in the raids is not to be inferred as any criticism of the local Immigration Service, for the greatest of harmony has and does exist between the two offices, but is merely intended to afford the Bureau a view of the large undertaking imposed upon this office in such a small space of time and to assure the Bureau that, in accordance with its instructions to lend every assistance to the Immigration Service, this office in every instance abided by the instructions to the slightest detail.

JUDGE ANDERSON'S COMMENTS ON "HYSTERIA".

During the proceedings on petitions for habeas corpus Judge Anderson frequently termed the Department's attitude and policy as one based upon hysteria, which possibly led to the same intimation or reference in arguments of counsel for the petitioners. This attitude of the Court was most directly in line with and followed most closely his speech before the Harvard Liberal Club in Boston on the evening of January 12, 1920, subsequent to the so-called raids. It is rather an incongruous situation, however, that he should dwell upon this viewpoint when it is known that he instructed the office of the U. S. Marshal to use extra precautions and exercise extraordinary vigilance and protective measures during the habeas corpus proceedings.

Division Superintendent.





DEPARTMENT OF JUSTICE,

WASHINGTON, D. C.

TEB-EMR

August 21, 1920.

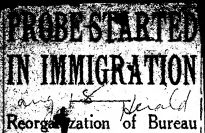
MEMORANDUM TO MR. HOOVER

Herald of August 18th regarding the reorganization of the Bureau of Immigration which has been started by Mr.

Post. You will note in this clipping that one of the causes of the disorganization of the Bureau of Immigration complained of is that there has been too great an access to the Bureau during working hours by unauthorized persons. I wonder if he means us.

Respectfully,

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Keorga Zation of Bureau May Follow Intensive Investigation.

Although emphatic denial was ade in the Department of Labor (sterday concerning friction believed immigration officials, it is anderstood that there has been much shifting of authority and that an intensive investigation is being conducted.

Alfred Hampton, Assistant Comnissioner of Immigration; H. B. Collins, assistant solicitor of the Department of Labor, and Hugh teid, private secretary to Louis F. cost. Assistant Secretary of Labor, ave been appointed as an advisory mmittee to recommend details of adjustment in the administration the Bureau of Immigration.

Lay Hitches to Mail Service.

It has been claimed that one of a chief causes of trouble in the treat of Immigration has been to the delay of mail commutations. Due to the fact that mail not handled expeditiously, there we been many hitches between bureau here and ports of immigration.

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Probe to Be Speeded.

committee that has been apd will have the utmost freeconducting their investigawith haste the only stipula-

mation that the probing comuncovers or suggestions for oments will be made imtely upon discovery to Louis st, R. B. Mahaney, solicitor be Department of Labor, and by Caminetti, the commisgeneral of immigration.

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TPD-MAR

August 21, 1980.

MEMORANDUM TO MR. HOOF RR

Hereld of August 18th regarding the reorganisation of the Bureau of Immigration which has been started by Mr. Post. You will note in this aligning that one of the causes of the disorganisation of the Bureau of Immigration complained of is that there has been too great an access to the Eureau Suring working hours by unauthorised persons. I wender if he means us.

Respectfully,

Tele gram Five Stop Washington 5/28/20 2092 Fage 1

REPORT MADE BY:
HARRY D. GU

NEW ORLEANS LA.

5/31/20

5/29/20

TITLE OF CASE AND OFFENSE CHARGED OR NATURE OF MATTER UNDER INVESTIGATION:

STATEMENT OF OPERATIONS, EVIDENCE COLLECTED, NAMES AND ADDRESSES OF PERSONS INTERVIEWED, P

LOUIS F. POST, Assistant Secretary of Labore W.W.G. BREEFILER ACTIONS.

AT NEW ORLEANS.

335

Interviewed former LT. ALVIN P. HOWARD From 208
Hibernia Bank Building, who stated after examining a list of
titles of cases which had been forwarded to the Military
Intelligence Office at Washington, that he did not remember
the report in which above subject was mentioned. He stated,
however, that it might be possible that an investigation conducted by him under the title of "LABOR CONDITIONS AT NEW
ORLEANS" might have contained reference to LOUIS F. FOST
and that the title was number 472. He said that if the report above mentioned did not contain the information desired, it might be possible that the title of the case in which
Post was referred to was "DAUPHINE STREET DOCK, ARMY SUPPLY
BASE". He could not remember any other titles of cases in
which Post might have been investigated and only had a vague
idea as to this investigation.

MR. HOWARD further stated that in his office was kept a card index with cross references to titles and that all of these cards had been sent to the Military Intelligence Office at Washington. He was of the opinion that this index would contain the name of LOUIS F. POST and would show a reference to the title of the report in which his (Post's) name was mentioned. This information was wired to Washington.

Investigation concluded.



DEPARTMENT OF JUSTICE, WASHINGTON, D. C.

3951

October 8, 1920.

26/204

MEMORANDUM FOR ASSISTANT ATTORNEY GENERAL STEWART.

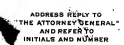
My attention has just been called to the result of the action of the Assistant Secretary of Labor, Mr. Post) in transferring certain aliens from Ellis Island to Deer Island. It has resulted in the obtaining of writs of habeas corpus for the release of these aliens by their attorneys. These hearings will of course no doubt come up before Judge Anderson, upon whose views we are well informed. At the present time Mr. O'Keefe is working on the previous Anderson decisions and preparing the case for appeal.

The thought has occurred to me that it might be highly desirable in view of the unfortunate menner in which the previous cases were handled by the United States Attorney's office in Boston to instruct Mr. O'Keefe to proceed to Boston to handle these new proceedings, in order that the record might be in a workable shape to take to an appellate court, if it is so desired.

I would appreciate your advising me as to your views upon this matter, as there has been a change in the United States attorney's office since the last case and I thought that you might know whether or not it would be necessary now to have Mr. O'Keefe go to Boston. I feel that it would be most disastrous to have Assistant United States Attorney Goldberg, if he is still in the United States Attorney's office, handle these cases, in view of the manner in which he handled the previous ones.

Respectfully.

Ce. Hoover



DEPARTMENT OF JUSTICE, WASHINGTON, D. C.

RPS-BGL

October 8, 1920.

MEMORANDUM FOR MR. HOOVER.

I agree with the conclusion in your memorandum addressed to me, and especially so in view of the fact that Mr. O'Keefe is assigned to cases of this character. It is equally important to him that he have charge, so far as his time will permit, of the preliminary stages of the case so that the record will be clear and definitely present the issues which he desires to raise.

Respectfully,

Assistant Attorney General.

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in compliance with your instructions of yesterday
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of attending appartation hearings and passified to expenexamine the aliens at such hearings and passified to expenexamine the aliens at such hearings also that notice of
all departation hearings are given to Juntice is not sufficiust have been sent back to Juntice of Juntice representatives
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Agent Starr of the Polods, this effice reports that he has knowledge of only one Separtation hearing while in that lightest, which hearing he was invited to attend. This was a case in which a re-hearing was heing given. Agent Starr these states that he was unable to unitarstand in your telegrous question about being given the privilege of approximating allow.

Agent Morton of the Ploveland, Whis office states that the cause of the great amount of wark in the Maron office in that eity, in connection with the approbaction and excellention of alies he request was made by him on the local find problem improvers for representatives of the D. of J. to be present and excess-excelles aliens at the hearings

So replies have, as yet, been received to your telegres from the See ten, Mann, and Detroit, Mediges offices.

I am informed that the Semant office cost a communication to Mr. Stone here stating that they did not uncorntant telegrom received at that office.

here estably.

Louis & Post

209264 64

Department of Instice,

Bureau of Investigation.

396

Butte, Montana, 5th, 1920.

Mr. J. E. Hoover, Special Assistant to the Attorney General, Eashington, D. C. · W

Dear Mr. Hoover:

I have received your letter of September 18th which was addressed to Salt Lake City and forwarded from there to me. With this letter you sent me a copy of the Attorney General's statement before the Rules Committee, House of Representatives, a copy of the correspondence had between your department and the Assistant Secretary of Labor with respect to the preliminary hearing in the case of Ludwig C. A. K. Martens, and a copy of your letter to Mr. Taylor of the American Legion under date of September 4th, 1920. I have read this correspondence carefully and am herevith returning it to you, although you did not request it as it may be part of your office records, which you desire to retain. I had already read the printed pamphlets which you sent me.

As previously written you, I did not take advantage of the leave granted by the department and attend the American Legion Convention for the reason that I did not feel that I could properly be away from my duties here for that length of time. Had I known that I would not have yet received authority from the Attorney General to proceed in any matter here. I would have gone.

I arranged that my alternate to the National Committee meeting was somewhat familiar with the situation respecting the Assistant Secretary of Labor and though I have not heard from an authentic source what the committee did in this matter, I read a press report to the effect that the convention as a whole passed a resolution condemning the conduct of Mr. Post and demanding his resignation.

I talked yesterday with a delegate who had returned from the convention and he was not aware that any such action had been taken. You probably have been definitely informed as to what was done.

Very truly yours

(BALD. IN ROBERTSON)
Special Assistant to
the Attorney General

69

3963

September 4, 1989.

John Thomas Taylor, Seq., 554 Weedward Bldg., Washington, D. C.

Dest Siri

Upon my return to the city Mr. Orimon, my assistant, advised me of the fact that you had called during my absence relative to certain information dealing with the procedure in implementate cases.

I understand that there were two points which you desired to verify: <u>first</u>, the statement of Mr. Post to the effect that the Department of Justice had been accorded the privilege of participating in the immigration hearings; <u>Beschd</u>, that Mr. Post denied that the Department of Justice had been refused the opportunity to erose-exemine LUDWIS C. A. E. MARTENS.

American Legian, I informed than that I would be very glock to telegraph the various field offices of the Bureau of Investigation of this department to assertain whether or not they had been accorded the privilege of participating in imagnetica hearings. I om in receipt of reports from all of the effices and find that there was no uniform rule adopted by the imagnetical suther-

of the Department of Justice order-examine the aliens at the immigration hearings, but that in some instances through the courtest of the immigration inspectors they were permitted to be present; however, in other cases, they were not advised of the hearings and for that reason were not in attendance at the examination. You will therefore note that there was apparently no mandatory rule issued by the Department of Labor instructing their field efficers to advise the Department of Justice of the dates of such hearings, in order that representatives of the Department of Justice hight be present.

Innigration of the Department of Labor were received in Machington and action of concellation was taken upon the same by the Department of Labor. I requested at that time that in cases where the Department of Labor contemplated issuing the order of caseslation that before the order was effected that the Department of Justice be advised in advance in order that this Aspartment might furnish additional evidence if the same was in its possession or could be obtained. I was advised by the desmissioner-General of Innigration that Assistant Secretary of Labor, Mr. Post, had stated that full opportunity would be given to the Department of Justice to be heard in particular cases before a toportunital decision, upon application by the Department of Justice to the

Department of Labor; however, it was impossible for this department to make application in each of the 2,000 old eases where eancellation was contemplated without being advised in advance of the contemplated action. As a matter of procedure the Department of Labor never advised the Department of Justice of contemplated concellation, but on the other hand advised the Department of Justice of cancellation after the warrant had been cancelled and not before.

In regard to the second statement by Mr. Post relative to the right of the Department of Justice to directly cross-exemine Ludwig C. A. K. Martens, I have to state that at the first session of the examination of Martens Mr. Post specifically instructed the inspector in charge of the hearing that representatives of the Department of Justice could be present, but that any questions which they might desire to ask should be asked through the inspector and not directly. Subsequently, a communication was directed to Mr. Post from this department requesting in writing the privilege of examining Martens directly and not through the medium of the inspector. Mr. Post in reply stated that the law required that the immigration hearing be conducted by the inspector and that the immigration hearing be conducted by the inspector and that theyefore the inspector must be the officer who would conduct the hearing. For your information I am including herewith copies

396

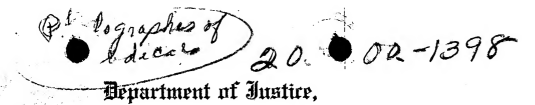
of the correspondence between this department and the Department of Labor which will enable you to determine the correctness of Mr. Post's statement to representatives of the American Lagion. As a matter of fact the Department of Justice representatives at the hearings in the case of Martens have never participated directly in the examination of Martens but have submitted their questions to the immigration inspector in assortance with the ralings of the Assistant Secretary of Labor.

I trust that the above information will meet the request made by you and if there is any further information along this line or incident to this matter which you may desire I, of course, assume that you will communicate with me regarding the some.

Your truly yours.

Special Assistant to the Attorney General.

CJ -jwd.



Bureau of Investigation.
New York City, October 19, 1920.

300

Director, Bureau of Investigation, Department of Justice, Washington, D.C.

Attention: G.F.R.

Dear Sir:

Referring to Bureau letter dated October 14th, initialed GFR, concerning a list of dangerous Reds now in Europe, who are desirous of proceeding to this country, you are hereby advised that the photographs of these individuals have been forwarded to the Immigration authorities at Ellis Island, with a request that they make a careful search of every incoming vessel to ascertain whether any of them are listed thereon.

Will you kindly forward this office a second set of the photographs hereinbefore mentioned?

Very truly yours,

T. M. LEDDY

ACTING SPECIAL AGENT IN CHARGE.

A STATE OF THE PARTY OF THE PAR

WS R

Thos.R. L. Carter

Jacksonville, Fla 8/18/20

8/17/20

TITLE OF CASE AND OFFENSE CHARGED OR NATURE OF MATTER UNDER INVESTIGATION:

STATEMENTS OF ASSISTANT SECRETARY OF LABOR POST.

STATEMENT OF OPERATIONS, EVIDENCE COLLECTED, NAMES AND ADDRESSES OF PERSONS INTERVIEWED, PLACES VISITED, FIC.:

NOTED

At Jacksonville. Fla.

Both C

The following telegram was received in

August 17th.

Statement by Assistant Secretary of Labor charges that Dept representatives are accorded opportunity attending deportation hearings of aliens notice of all deportation hearings given such representatives stop that cases in which evidence insufficient he returned to them for further evidence stop Wire whether any of the above statements correct and to what extent Step Five

Neale Acting.

To this I sent the following wire over telephone in code:

Five stop telegram received Statement Assistant Secretary Post Inspector in Charge Immigration Department Jacksonville stated no necessity to attend hearings as documentary evidence all submitted Washington for decision stop Further stated later had recommended deportation in all cases submitted Jacksonville Bureau Office except two stop Positively no cases returned in which evidence was considered insufficient stop No opportunity given for submitting additional evidence.

Carter

Commenting on above I might add that Inspector in Charge Thos

Kirk stated to me that it was his understanding that all evidence
necessary to be submitted was such that would show membership
in either of the two outlawed organizations, COMMUNIST and COMMUNIST LABOR. We showed MEMBERSHIP and also active participation
in COMMUNIST LABOR party and received no word that evidence was
instifficient.

COPY OF THIS REPORT FURNISHED TO:

7-377

RT MADE BY:

ACE WHERE MADE.

L. Maria

MINUEAPOLIS LABOR REVIEW

NOTED W.W.G.

STATEMENT OF OPERATIONS, EVIDENCE COLLECTED, NAMES AND ADDRESSES OF PERSONS INTERVIEWED. PLACES VISITED, ET

At Minneapolis:

A wire was received from the Department requesting that three copies of the Minneapolis Labor Review for May 16th, 1919, be secured and forwarded to Washington special delivery attention five.

Agent called at the headquarters of the Minneapolis
Labor Review in the Star Building, which is the Labor Temple in
Minneapolis, and was advised by MR. R. D. KRAMER, and MR.
WM. McKILLIPS, who are editor and business agent respectively,
that they had no files running back for a year, having lost a
great many of them in their recent move from 225 5th St. to their
new headquarters. They said they might possibly be able to procure
a couple of copies of this issue by advertising among their subscribers and finding someone who had kept a file of the Labor Review that far back.

Agent also called on MR. KELLY, who is superintendent of the Second Class matter at the Minneapolis Post Office where a file of this paper had been kept up to some months ago but which had recently been placed for destruction in the basement of the Post Office. MR. KELLY informed that he might possibly be able to dig up a copy of this date but said it might take some time. In case he is successful, Agent will send the copy immediates.

Case closed.

TELEGRAM RECEIVED.

67 kxkd 1137am 319 lex govt

os Boston Mass Aug 19, 1920

Neale

Washn DC

Louis 1 Post

AUG 20 1920 - NOTED

Replying to your telegram seventeenth re statement asat secretary labor post stop Owing to close cooperation this commoner with I local Commissioner of Immigration and without instructions previously issued by asst secretary office agent were present during hearings aliens radicals before immigration inspectors at preliminary hearings at Deer Island stop In some cases alien may have been Heard without bearing agent this office present x account agent conducting several cases one time or similar reason but ordinarily agent was present stop At rehearings of aliens agents present preliminary hearings were present rehearings or represented by other from this office stop General practice was for agent this office to present to immigration inspector all evidence in case at time of hearings, to be sworn as witness and testify where required by immigration inspector and cross examines by alien Attorney if desired stop In some very few cases agents did ask some questians but this m. occured in very few and mexceptional instances in more than four hundred heard stap Local immigration office states it has recollection only two or three cases in which reopening for further evidence directed by asst secretary stop Commissioner of Immigration detailed immigration inspectors Lyons and Archibalm proceed Boston and they reviewed cases here and which they directed opening be had and further evidence introduced such as testimony Special Agents before case went up to assistant secretary and these numbered about eighty in which they made certain suggestions before close but outside this have no record cases returned for further evidence in which evidence insufficient stop desire invite attention bureau fact that as for years past Commissioner of Immigration prepared memorandum in each warrant case containing recommendation to land or deport which went up, to office Secretary of Labor on which he made decision stop Same procedure followed in cases alien radicals stop This procedure changed recently excluding that so that now Commissioner of Immigration send up such cases without comment stop Further desire advise bureau thirty cases deportation ordered stays pending decision on motion to reopen stop

> Hanrehan Acting

partment of Justic 1209264

TELEGRAM RECEIVED.

Noteq F.D.R.

G.F.R.

60077

14 W.O.

60 Collect G.R.

Detroit, Rich June 15, 1920.

Burke,

Danis A. Post

Washington, D. C.

Labor we unable as yet to ascertain his name step is described as five feet ten inches medium weight brown hair end/short cropped mustache stop arrived June seventh departed evening June ninth it appears visit resulted in sixteen cancellations warrants and thisteen paroles of aliens

Barkey

1:35 pm

.

NINA LA NE MOBRIDE Saperé Reseaucher 21, ID Street Northeast

June, 18, 1917.

Wm. D. Haywood. Chicago Ill.,

Dear Fellow Worker: -

The other day while we here in Chicago, I promised the editor of the Russian paper that I would write him a short article on Porto Rico for a publication that he was getting out. He said that it must be orief, and I have made it as brief as postible. He impressed me that it must be finished very soon, and so I have not given it the time I would have liked to, but hope that it will be of use to him. As I have forgotten the boy's name, will you please see that he gets it?

Hooneys. He says that things look very black for them in Frisco, as the Commercial Clubs have their second wind, and are very bold about the case. He has he trying to do what he can. At a later date I will have some details for you regarding some of the men approached. Johnson of Calif., the big stiff that refused to pardon Ford and Shur, said that he would have nothing to do with introducing a resolution of a lite tell you at a later date, for the reason that he did have mading dynamiters of women and children. Mac said, "do you have a later you mank Tom Mooney guilty?" And he would not say, but he laughed a nasty laugh:

Yours in haste.

William,

- Care 100

a men

June 23rd, 1917

Nina Lane Mc Bride, 205 D. Street, N. E., Washington, D. C.

Fellow Worker:

Yours of the 18th, with manuscript for the Russian paper enclosed, is received. I have terned it over to V. Losieff, editor, and he was very glad indeed to get it.

See that Frank Walsh is there, trying to do something in behalf of the Mooney's. Reports from Sah Francisco are discouraging, to say the least; we must do what we can for them, and hope for the best.

With best wishes, I am

Yours for Industrial Freedom.

General Secretary-Treasurer.

WDH-HLS.

United States Senate, May 12-17 M. D. They wood Dear Bice_ Red your letter of the 21 Rg-San Scarley lectury - Oudon delayen making reply. Have lern so dawn busy-Assure you I will do see I can to make the mereting a success Ded you resine set of Industrial Rel Testiming, They are very some het you have not reed a set and well advert Hopo Mcheryo Kuid regards Jan Beda

Israella della della, Scotta della della della, Desiria della della

Follow "Green:

Moure of the had inst to happing.

dates along the road and will reach you in ducting a will like him and he can well.

the Industrial Walations Square ions report. Bed expected that one would be mailed to e as a witness. Will be very much pleased in several cate report

With bost wishon, I am

Yours for Inductiful Procdor.

General Secretary-Treasurer.

ADH-TIPS.

United States Senate.

MEMORANDUM.

already made it transparents For the mosting legar unding my level leas asking my assistance I expended to set as churman for someth New a result of the Balled up offer, no mentung man held. Sourlett com home and I want to say that we thosingly enjoyed him How Bues the neigh

United States Senate. MEMORANDUM. Seme you Proof a timent in That and writing he i me heren whether I am he le personally responded for it. marking and I well make an affort durid, my dem so that the merchang will have a I went you not of IR Isslang - Did you get it - Kend reglie 27770The

United States Senate. MEMORANDUM May 15-17 Dear Bill -I did not under stand that notody is low There any hung of the proposed Scarlett variting except my cup I have been working day myll at the capital for the part 3 renks and have had liet him for any thing els. I red the Card. May 13th about I pm I supposed that you had

Isaac Mc Bride, Score vary to Sen. Harry Same, Sashingtons De C.

Fellow Markers

Yours of the 15th inste is at hand.

I am glad that you enjoyed an evening with dam Scarlett, even the the affairs were balled up and the meeting had to be called off.

Eleven volumes, the entire report of the Industrial Relations Committee, is receivedliany thanks for your kindly consideration.

With best wishes to yourself and wife,

I am

Yours sincerely,

WDH-HLG.

General Secretary-Trossurer's

BEST COPY AVAILABLE

February 21, 1917.

MCAGO, DE

Isaac le Bride, Spo'y. to Sanator Sane, Washing Son, D. C.

Follow Torker:

for Sam Scarlett, who was recently released from the St. Louis County jail after six cenths; imprisonment on account of the part he took in the count hange for Miners Strkt. Tuesday Harch 15th is the date assigned to ashington for his lecture. Fellow Worker Scarlett is appended a caker and should, at this time, be a good drawing card. He tells a remarkable story of the miners strike, is well acquainted with the facts of the Everett Massacre, and is a fine advocate of Endratrial Unionism.

and layed oft halfbach, on the Calt, Ontario, Canada, World's Chambion Mootball Toam. Will send you some window cards for advertising but get Your pluggers out i mediately—chalk up the sidewalks—make your advertising as big as possible. All Football Sporting Editors in the pressible through this medium.

lecture. All money will go to the Everett Defense, and whatever funds are raised should be sent to Headquarters. As the dates for the different places have been fixed, no changes can be made.

With bost wishes, I am

Yours for Industrial Freedom.

Concret Corotary-Treenurer.

TDE-HT.



CONTRIBUTING EDITORS

LITERATURE,

JOHN REST

#PARK BOHN

MAY FASTMAN

ARTHUR BULLARY

MARY HEATON VORUS

LOUIS UNTERMETER
HOWARD BRUBAKER
TLOTO DELL
H LEN MAIOT
ARTUST GIOCERE

ROBLUT MINOR

A PARTIE OF THE SAME

THE MASSES PUBLISHING COMPANY, INC.

NEW YORK

DA UHION SCHARE EAST

we would have someone constantly on tap for anything we want done in mashington. Moreover, the special access to information which he has would enable him to keep us informed on innumerable important points.

Developments in the general situation are coming so rapidly and the need of quick action on so many things is so imperative that the small amount of money necessary ought not to deter us.

I can give you my personal word that MacBride is a man who always and effectively on the job. He would attend to anything in Washington ou wanted attended to and give you any special information which you wanted to

will you let me hear from you whether you would care to go in for this. The time is short and I should like an immediate answer.

Sincerely,

THE MASSES PUBLISHING COMPANY

Business Manager

OR/RDS

FLOYD DELL. MANASING EINIG CONTRIBUTING EDITORS LITERATURE HOWARD HOUBAKER METHOR YOUR FRANK BOHN ROBERT MINTE MAX EASTMAN CLOVO DELL JOHN BAY GER HELFN MAROT MARY HEATON VORSE ARTURO GIOVANALES THE MASSES PUBLISHING COMPANY, INC. August 81, 1917 34 UNION SQUARE EAST NEW YORK . PHONE STUYVESANT 103

Dear Mr. Haywood!

I am writing to you for cooperation on a plan that I am working

The recent wholesale suppression of the radical press has made as apparent the necessity of having someone in Washington as legislative representative to look out for the interests of the press. Matters have come up in connection with your publications as they have with ours on which the value of a man on the spot was obvious. __ime and the cost of the trip may have prevented you from going to Washington yourself.

Isaac MacBride has been serving as legislative representative for the People's Council, and he is uncertain whether he is going to remain with them after Sept. 1st. In our recent troubles and before, it was Machride to whom we turned, and who always got for us any information or put across what we wanted put across.

I regard MacBride as one of the keenest lobbyists in Washington secretary to the late Senator Lane of Oregon he had inside track at the Capital. knows the senators personally and intimately and he has an astounding knack getting what he wants. I should regard it as nothing short of disaster if of getting what he wants. I should regard it as nothing short of disaster if EacBride were forget to leave Washington, for he is the livest wire working in our interests down there.

My plan is to get a number of publications and organizations chip in (say) twenty dollars a month to keep him on the job. In that way

FROM I. W. W.

Yerrill Rogers

CHICAGO, 115.

Rellet of the te

Dear r Rogers:

on a plan that you are working out, to receive our rights of Free costs and in press, received and noted with interest and a re.

In really, all say that a sec the necessity for such actions to rewilling to do our share towards maintaining or ic Tride in Washington to look after the interests of the Radical press, which is in danger of total suppression by Towarmental authority.

I will further say, that I am acquainted with br Mc Bride and believe you have in him, a man well qualified to guard our interests along the lines you have mentioned.

Ke therefore take pleasure in enclosing our check for 020-00 to bely mintain him in the field that be may continue his good work.

The Postal authorities are closing down on our press rather rapidly now, the latest I.V.W. paper to be denied the mailing privileges is our penish paper "El Rebelde" the others that have been denied their mailing privileges are the Hungarian paper "Industrial Forker Belgarian paper "The Workers Thought" and the Italian paper "Il Prolotario" we expect that these suppressions are only preliminally to the suspension of our papers in English the "Industrial Worker" and "Solidarity". As you can see by the above, we are vitally concerned in protecting the right of a Free Press.

Trusting that we shall be enabled thru co-operation to protect our rights, I remain, with best wishes.

Yours for Industrial Freedom.

Sec'y Treas.

DEPARTMENT OF JUSTICE,

January 21st. 1980.

Mr. J. B. Hoover,

Special Ass't to the Attorney General,

Washington, D. C.

Dear Sir:

Thom my return here from Kansas City telegram of the of requesting data relative Louis F. Post, was turned over to

Is this semisation would addise that all correspondence in raids of 1917 was indexed and briefed primarily with view of being used in the case of L.D. Haywood, et al., semently no particular attention was failed at that time to the same serves pendence dealing with others than defendants. Here was a factor. My lead was that im some instances he was the writer. Having a particular thought at that time to Post it is probable for instances of being the writer or receiver and instead of being the writer or receiver having as a same to in the carrage and ence. Never-leading as a same and a seven the far letter signed that same the files during my absence by some one of the case the past two years.

New seeins you correspondence to the tipe of the Chicago defendants. It is the control of the Chicago defendants. It is the control of the Chicago defendants. It is the control of the co

The sea letter signed by Bost to Wm. McDonnell, which we will be a local. McDonnell is also an I.W.W. Every the Folders of correspondence the way. Geo. P. Isaac McBridg with W. D. Haywood which will disclose ...

resting this material will be of some assistance to

Very truly yours,

Thomas I Ho

Written on Stationery of the "MASSES"

Washington D. C.

August 10th, 1916.

Dear Fellow Worker Haywood:

Enclosed you will find the story that Goc.

P. West wrote about my case.

If you can, use it in our press.

We are trying to prepare another one for the New York press with a picture that Maurice Becker painted the other day.

The atmosphere is getting brighter, and I think we can SCARE Secretary of Labor.

Yours for the cause;

Signed

George Andreythoine.



House of Representatives U.S. Washington, D. C.

larch 6th, 1917.

Mr. George Andreythine, Hibbing, Minnesota.

Poly . r. Andreythine: --

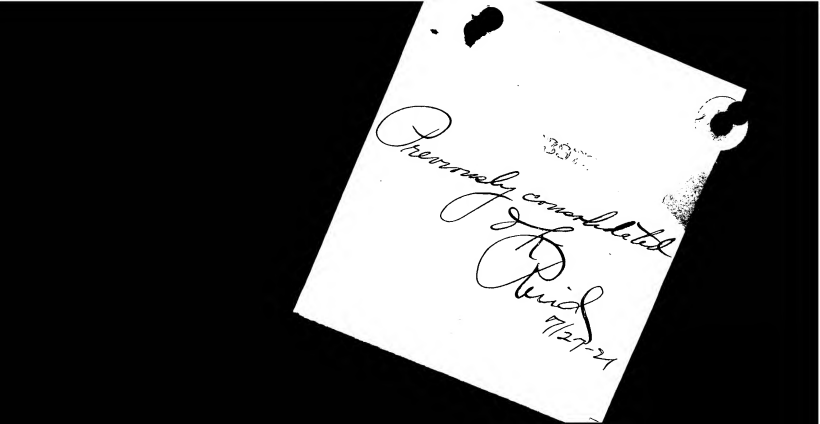
I am in receipt of your night letter of March 5th, protesting strongly against this country entering into war or adopting compulsory military training. I am glad indeed to have had this expression of the wiers if so many citizens of Hibbing and I shall certainly bear the same in mind.

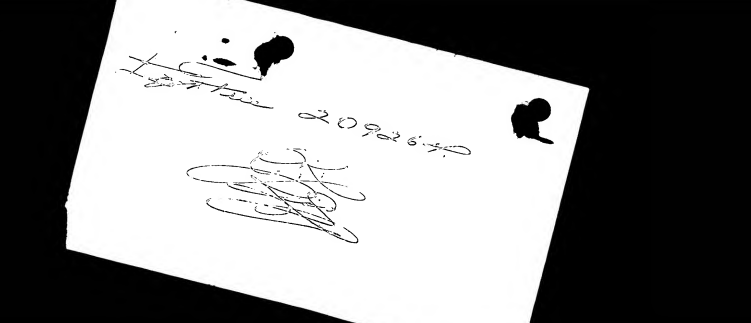
Mone of us want this country to become involved in ary war. Peace is the natural pursuit of the matter of the matter of the matter of the matter of the country is concerned. However, if it becomes necessary to fight in order to preserve this country from destruction of an outside force, I think you and I are both willing to do our part.

Very simerely yours,

013 miller

BEST COPY AVAILABLE FROM CHICATIS a - Mojon believe in an archipsus. lear-Pellorelloriles, Itasea alter the country thereties mounds, of yell will and Or derson Ridraged me for he a. The was talk eyou or det I not very on the 100 July with of in grand lapida jail & days is and officed with hather any more and in was arraqued Constitution de Trans. were judge steam for midling to sign . The room raid being browning Con to hall in your Tolaton by Gunderson and chief of Police i ord min accielance and The was a free and simple lies Melikaphy. We want Minery before the court that I don't believe ent platosophisms is God and he ongkood that have an anarchist the judge and write O willy 5th, 1416attorney Stone migresented my Stalentents and made of me a daugerous anarchist wired Tranklands. Mun to Secretary of Judas and next day Brown M.C. Donald, mygger moretor came and gave me a being & tetified the le really am a Tolston 23 5 6-262





Cord Side Nation

Talan Tost:

W. Tarak

articles enclosed v.co.

your story alout interference of this interpolation.

Cocialist Povie.

Enclose J. J. Dajors.

I in the Stribore. Howe in full, convert this design enclose.

I think I told you that lary leaton the inguing.

Cotheren have visited the Pange.

Support in the New Republic, the Puthoes, Harepe's Contaly and some special work for the New York Clobe.

Device and Feirley, the 'ederal Mediators, see gathering some interesting information. The boys have furnished then with some startling ordinavite.

Androytchine is in your hands. All of our people who have not him think him a splended fellow. Don't make a "soum proletarict" out of this otherwise descrit agterial.

With best wishes, I en

Tours for In ustrial Prosdom.

the to the state of

THE WAY TO SE

BEST COPY AVAILABLE

AGNES NESSOR
CHICAGO
FREDERIE C. HOWE
NEW YORK, N. Y.
RICHEVEL D. WILLIAMS
DETRITE, MICH.
JOHN MITTERATINGK
(1. AGE, 11.
HELEN MARGES

HELEN NAROTS
NEW YORK, N.Y.
AMOS HUCHON
NEW YORK, N.Y.
DANTE BARTON
WASHINGTON. O.

71



SOUTHERN BUILDING, WASHINGTON, D.

OFFICERS

FRANK P. WALSH, CHURNA JOHN B. LENNON, TREASUR DANTE BARTON, VICK CHAIR

BASIL M. MANLY, DIRECTOR GEORGE P. WEST, EDITOR OTTO F. BRADLEY, SECRETA

esturday, Lug. 12, 1916:

illing hay odd, denoral Organizer, as Industrials orkers of the orld. 166 a. schimpton t., whice of Ill;

I send you the enclosed to show that the country is comming to know that there is settile on.

"rates" rvice is contiled by 195 papers with a circulation of 7,500,000. I challing the cripps papers and send others. I understand the Chicago Tribune had an editorial office by:

were hopeful of be time the case. He was much pleased to hear from you the other day, we are itning up a long list of sensions. Congressmen and others, and the penertment wilk get new exper clippings from all over the country on the Gardner criticle, toopy enclosed. Lit is absurd that there should be an instant's heat tion, what bothers those with legalistic minds is a uprome our t decision in the Turner case under which amarchists be energhists. Whother Polstoyan, taker, thise, degree as bomb.

inhat do you want to spoil a nice young man like him-for, when we could make a college hrosessor or even a rrescher out of him?

things progress.

Perant for Reinig Ochly 16 de come a ter don't liet in me er diffice 2.2 emalles. Zass. I sa E empeles ? - . I compare a miles States. Louis eligibility Han Indie Sev auchen Educa SAR1/11/18

N)pt 269264

J30167

Lows J Post

May 26, 1920.

MINO TO MR. BURKE PROM SPELIAL AGENT TRISE.

In re : Assistant Secretary Post of the Department of Labor.

I was told confidentially that Assistant Secretary Post of the Separtment of Labor had a publicity woman who is getting up a pamphlet on "THE WORKLING GIRL IN THE FACTORY" and comparing same with the Attorney General's daughter. These obsculers are supposed to be distributed in the Far Western and eastern cities.

(Information from A.C. of B. Dh.)

61-2131-0

Wet 209264

Kotes 7777

MEMORANDUM POR MR. HOOVER.

398°

b7D

me that he was in receipt of information to the effect that Louis Fost owns, at the present time. fifty percent of the stock of the "Bew Republic".

In view of Mr. lost's finencial support to this publication, he sequires the editorial staff to communic trimium all editorials written, for his information and suggestions.

I am further advised, that at the present time there is a financial deficit existing, in view of the increase in the number circulated, and Mr. Foot has been requested to furnish further financial assistance which he is considering at the present time.

Respectfully,

Department of Instice,

Bureau of Investigation.

Hew York City, Hay 8, 1920.

5

Director, Bureau of Investigation, Decartment of Justice, Lathington, D. C. Louis F. Post

Noney.

Dear Sir:

Attention: Mr. Hocver.

From a confidential source, information has been received to the effect that Louis B. Post, the Assistant Secretary of the Department of Labor at Ashington, during the year 1904 or 1905, made a sworn statement as to the character of one Turner, an anarchist, who was later deported by the United States.

Agent Seib of the Radical Division of the Hew York Office, who secured the aforementioned information, advises that his informant also stated that the records of the United States Supreme Court on cases on appeal, in either the Harch of April Term, 1904, in the case of Turner versus Williams Williams, (former Commissioner of Immigration, New York Harbor), might show some interesting data.

Very truly yours,

GEORGE F. LIME

Division Superintendent.

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CHRISTOPHER MANDAW alias FREDERICCI a Russian Alien was one of two delegates to the convention of the Communist Party in Chicago representing New Jersey, the other delegate being IVAN DUDINSKY. A photograph of this convention shows both of these men in the group of delegates. The evidence against DUDINSKY is no more conclusive than that against MANDAW. Mr. Post ordered DUDINSKY deported but concelled the warrant against MANDAW on June 11. 1920. even though this man's membership card with due stamps fully paid up in the Communist Party was found with the I. W. W. membership cards, and the minutes of the New Jersey State Committee of the Communist Party carries the name of MANDAW. He for sometime past was one of the most active Communists in the State. MANDAW admitted his photograph in the convention as well as his membership cards in both the Communist Party and the I. W. W.

ERRIQUE/FLORES MAGOON, a Mexican vevelutionist, was living in the United States 16 years. In Mexico he had been openly advocating the destruction of property, the confiscation of all lands, railroads, etc. He is opposed to go vernment, capital and to the olergy. He was sentenced to the penitentiary in California for sending improper matters through the mails and when examined in the penitentiary on March 18, 1920, he stated freely and frankly that he is an anarchist but qualified it by saying that he is a "Communist-anarchist". He published the paper "Regeneration", which was referred to by him as follows: the government in Mexico and in doing justice to the beleen people in Mexido, it is impend to to come to the poles to writer ter all ordinateless to frent, Sharefor and them the month of the Park Park Park Paret to

TOTAL MANAGEMENT MANAGEMENT

is advocated, we have been teaching to the Mexican people not to lay down the arms until everything that has been taken away from them should fall back into their hands."

When asked whether he believed in anarchy he caid, "I am a Communist insrchist". He admitted also that the form of government that he desired to assist in ferming in Mexico, was every much like the Soviet form of government. Cortain anarchistic associates of Magoon also have admitted that they knew him to be an anarchist, among others one Jesus Barragan teld the Immigration Inspector that Magoon was a teacher or chief of the Anarchist Party to which he (Barragan) belonged. The warrant against this man was cancelled by Mr. Post on April 14, 1920, over the recommendation of all his subordinates.

THE

RUGERO BACCINI, was a member of the natorious group of alm-tchists. He is an Italian alien. He was apprehended and toen to Rilis Island where he was given a hearing and was released by me. Done and grant and and After his release he took active part in the bomb plot of - us one bomb at June 2, 1919_ are --the home of the President of the Swanaha Silk Company in Paterson, New Jersey, Wr. Plats, ---- Las James Paterson, New Jersey, Wr. discharged several anarchists on account of agitation. Subsequent to the explosion, Baccini departed for Italy where he is at present assisting Galliani in the publication of a paper "Gronaca Seversiva". The result is because of the low bond he was released, did his little job, and beat it so that the Gevernment was not enabled to deport him. should be understood that a man was leaves the country. voluntarily wight return whorese one formally deported is prohibited frem rates wille.

PIETRO BAIDESERCTTO, of laterson, New Jersey, admitted to the immigration authorities that he was an anarchist as far back as September 1918, and again in January 1919. He was ordered to be deported on June 21, 1919. This man was also taken into dustody on February 14, 1920, with other members of an anarchist group in New Jersey in which group was Bresci who assassinated Humbert, King of Italy. Twice he admitted to the immigration authorities he is an anarchist and twice his warrant was cancelled and he is free today and at large in the city of Paterson, a dangerous public enemy.

group in New Jersey, admitted that he had been an anarchist for over 20 years, that he was one of the original members of the group to which Bresci belonged, and his initials were found on an article which he printed, referring to the Gevernor of Idahe, who had been killed as the result of an anarchist bomb explosion, as a "hypera", that his assassination was the "consummation of the vengeance of people" and that the ex-Gevernor survived, were 25 minutes too many. WIDMER will admit today that he is still an anarchist, and the record shows his own admission. Mr. Post canselled his warrant on April 13, 1920.

PAUL E. BURTON of Detroit, a Russian alien registered for the draft but failed to appear and was reported as a deserter. He tried to break up an anti-bolshevik meeting in Detroit and was ejected by the police, also being arrested for participating in a discussion in the streets of Detroit. Among other utteranges of his are the following: "I am glad to hear of the assessmation of any one elected by capitalists. I would fight

could Frould hand

ancelled his warrant on April 6, 1920.

FRANK PERENCHIWICH of St. Louis, Missouri, & Russian alien was a member of the Communist Party taken into quatody on January 2nd. Mr. Post cancelled his warrant on April 13. 1920, whereupon FERENCHIWICH immediately returned to his propaganda work, and on August 9, 1920, was approhended at his residence where ever 150 copies of the official organisf the New United Communist Party were found ready for distribution. The United Communist Party is the latest and most radical organization in the Country today and the particular papers that he had for distribution openly and unqualifiedly advocated the use of armed force, civil war and etc., the overthrow of all capitalistic gegernments, including the United States. The paper openly stated that they wanted it distinctly understood that the United Communist Party stands for the use of force and violence. They also found about 60 copies of speech of Eagene V. Debs. This is the man who said, "From the crewn of my head to the tip of my toes. I am a Bolshevik and proud of it". The particular speech which this man had for distribution was the one on which Debs was convicted.

Mr. Pest has refused to deport "philosophic" anarchists because he believes the law to be intended to cover only the "terrorists". He is acting directly contrary to the specific rulings of the United States Courts in the cases of Turner v. Williams (194 U. S.) and in Frank R. Lopez v. Frederick C. Howe, before the Second Circuit Court of Appeals in New York

Hundreds of cases might be cited where the man whose warrants have been cancelled by Mr. Fost have returned to their activities against the Government with greater vigor and mattermination. Had Mr. Post had the interests of the Control of the Con

and America at heart, he would have given the

individual cases, Mr. Post could just as easily have taken into consideration the cumulative evidence from the circumstances surrounding the apprehension of the men, presence at the very meetings of the organization, and at the head-quarters as indicative of their activities or affiliation but he refused, and went still further, when he considered a case weak, ordinary docency if not a proper regard for the Government's interest, would have impelled him to request the Department of Justice to make further inquiries into particular cases but this he never did.

The State, City and County Courts in a number of States have since shown up Mr. Post by sentencing under their local laws a number of individuals as anarchists or members of anarchistic organizations which organizations Mr. Post considers perfectly legal notably the Communist Labor Party, the I. W. W., etc.

William Bross Lleyd and a number of co-defendants, members of the Communist Labor Party which party the Department of Labor ruled was not unlawful, only last week were convicted in Chicago as members of an anrachistic organization (Communist aLabor Party).

Louis F. Post is one of the members of a committee of the organization known as the Peoples of America Society, 41 Union Square, New York City, which has issued a pamphlet "Lynch Law and the Immigrant Aligns, which is from the pen of Frederick C. Howe and it contains such statements as follows: "Reread the records of the doughboys! The alien did not wait to be conscripted, He volunteered" Evidently Mr. Howe never heard of the conscientious objectors of alien birth, of the thousands of the best conscient of a number of aliens who had taken out their first papers and even went

rapoline their papers in order t



Hotel DEPARTMENT OF STA

35 Harris

DEPARTMENT OF STATE WASHINGTON

In raply refer to

Lour & Post

August 50, 1980.

Mr. J. W. Hoover.

Special Assistant to the

attorney General,

Department of Justice.

Dear In . Hoover:

This will asknowledge, with themes, the receipt of your latter of August Slat forwarding twenty-five additional copies, as requested, of the statement by the Attorney Ceneral before the Rules Committee of the House of Representatives.

Very bruly yours,

allan J. Carter

Department of Iustice,

Bureau of Investigation.

March 20,1920

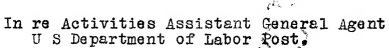


ATTENTION MR. HOOVER.

MOTEC T.F.B.

Mr J T Suter, Acting Asst.Director and Chief. Bureau of Investigation.

Dear sir.



Replying to your to your telegram of yesterday would say that I had a confidential conference with Immigrant Inspector George K Apple of this city who informed me that Attorney Solon T Klotz, representing the leading local members of the Communict parties arrested in the recent raids has just returned from Washington where he has been in conference with Mr.Post with the result that the bail of the four leading Communists now in jail has been reduced from \$10,000. each to \$1,000 each and that there seems to be every prospect that Mr. Post will cancel deportation warrants in the local cases.

Mr.Klotz informed Mr Apple that Mr Post had told him that while the Commissioner General had ruled that membership in the Communist parties was sufficient grounds for the deportation of aliens that the Commissioner General was only interpreting the law and that he (Mr Post) would see that a proper regard for the Consitution was exercised in the consideration of these cases. Mr.Post is also alleged to have said that while the Toledo cases had been reviewed and approved by Mr Abercrombie, that Tr Abercrombie was no longer engaged in this work and that he (Mr.Post) proposed to use his own judgment and that in at least one of the Toledo cases he would over-rule the decision of Mr.Abercrombie

Mr. Post is alleged to have further informed Mr Klotz that the red membership cards and other documentary evidence seized in the local raids would not be considered as evidence and that any statements from prisoners secured by the U S Dept of of Justice Agents would be railed out, that only evidence of individual activities in promulgating illegal doctrines would be considered. It was also stated that Mr. Post seemed to resent the part taken by the U S Department of Justice in this work.

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Re Mr Post. Pg 2.

Mr.Apple states that from what Mr Klotz told him he fears that deportation warrants will be canceled in the Toledo cases and he does not deem it advisable to make any more arrests until Mr Post has demastrated finally what his attitude will be in these matters.

The prisoners whose bail was reduced from \$10.000 to \$1,000 each by !Mr Post and for whom bail has been furnished by Mr Klotz are as follows .-- Waclew Lascynski. Alex Lascynski, Anton Pilechiewicz, and Jan Skulski.

Mr Klotz is the leading local radical who recently received 16,000 votes for Mayor of Toledo and who was only defeated by 2,000 votes by Mayor Shripber. His interpretation of Mr. Post's attitude will soon be known to all local radicals as he is in touch with all of the leaders here.

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Yours very truly.

T H B Patterson.

Acting Agent In Charge.

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